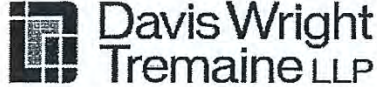


EXHIBIT B

Part 1

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 2 of 93 Page ID #:16744



Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

DISH Network LLC
Attn: Michael Wall
Corporate Counsel
9601 S. Meridian Blvd.
Englewood, CO 80112

August 31, 2014
Invoice No. 6271676
SENT ELECTRONICALLY

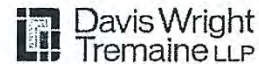
AUGUST INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
07/02/14	G. Wukoson	1.70	Prepare for and attend call with DISH, TVB, R. Balin and L. Koonce regarding investigation, proposed action and possible participation of TVB and DISH as plaintiffs (1.7)
07/02/14	L. Koonce	1.20	Teleconference with TVB and DISH regarding joining lawsuit (1.2)
07/03/14	L. Koonce	0.30	Teleconference with Mr. Tsang regarding procedures for preliminary injunction (.3)
07/07/14	G. Wukoson	0.10	Review email to CCTV regarding status update and possible addition of TVB to action and confer with R. Balin and L. Koonce thereon (.1)
07/07/14	L. Koonce	0.40	Review email from client, discuss with R. Balin and respond (.4)
07/08/14	G. Wukoson	2.10	Prepare for and attend meeting with R. Balin and L. Koonce regarding litigation and preliminary injunction motion budgeting and strategy (1.5); prepare litigation and preliminary injunction budget and email cover memorandum explaining budgeting parameters (.6)
07/08/14	R. Balin	1.50	Planning Meeting with L. Koonce and G. Wukoson to discuss various issues (1.5)
07/08/14	L. Koonce	1.50	Meet with R. Balin and G. Wukoson to discuss case strategy and other issues, and review revisions to budget from G. Wukoson (1.5)
07/09/14	G. Wukoson	0.40	Prepare email cover memorandum explaining budgeting

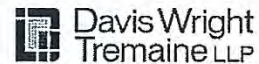
PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

EXHIBIT



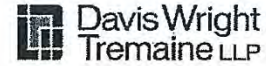
DISH Network LLC
Invoice No. 6271676
Page 2

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
07/09/14	R. Balin	1.10	parameters and copyright registration process (.4) Meeting with L. Koonce to discuss case strategy; review email from G. Wukoson regarding copyright registration procedure (1.10)
07/09/14	L. Koonce	1.00	Telephone conference with C. Weil (Mintz Group) (.5); interoffice conferences with R. Balin and G. Wukoson regarding budget, investigation and strategy (.5)
07/10/14	R. Cai	1.00	Review email from R. Balin regarding the litigation budget and various options and issues (.5); prepare email feedback to R. Balin (.5) — 10
07/10/14	L. Koonce	1.40	Revise and send email to client regarding budget and copyright registration fees (.5); emails with C. Kuelling regarding meeting in Los Angeles (.5); review email from client regarding CCTV/CICC and discuss internally (.4)
07/11/14	R. Balin	1.20	Read emails from Lilu and L. Koonce regarding corporate relationship between CCTV, CITVC and CICC and which corporate entity is proper party plaintiff in planned copyright infringement action (1.0); phone conference with L. Koonce regarding same (.1); draft and send memo to Lilu regarding same (.1)
07/11/14	L. Koonce	2.70	Drafting memo for DISH Networks regarding case status and strategy, and forward budget to C. Kuelling (2.7)
07/13/14	L. Koonce	1.50	Emails with Li Lu regarding meeting TVB (.3); drafting DISH memorandum (1.2)
07/14/14	G. Wukoson	1.60	Prepare budget for litigation following preliminary injunction stage through trial stage and confer with R. Balin thereon (1.6)
07/14/14	R. Balin	1.80	Conference with L. Koonce regarding preparation for meeting with Lilu from CCTV, C. Kuelling from Dish and TVB executives regarding Tvpad infringement action (.4); read email from M. Wall of DISH regarding common interest privilege agreement between DISH, CCTV and TVB (.4); review and revise memo to CCTV and DISH summarizing investigation to date and outlining litigation strategy (1.0)
07/14/14	L. Koonce	2.30	Attention to DISH memorandum and PI budget, and emails with team regarding same (2.3)
07/15/14	G. Wukoson	3.10	Prepare budget for litigation following preliminary injunction stage through trial stage and confer with R. Balin thereon (.5); prepare memorandum to DISH network regarding investigation and proposed litigation and confer with R. Balin thereon (2.6)
07/15/14	R. Balin	5.10	[REDACTED] (1.9); review and revise memo to Mr. Kuelling of DISH and Lilu of CCTV summarizing investigation to date and outlining proposed litigation strategy (2.0); forward strategy memo, draft common interest agreement and litigation budget to Mr. Kuelling with explanatory email (.7); send same to Lilu with explanatory email (.5) — 5
07/15/14	R. Cai	0.50	Discussions with L. Koonce and Mr. Lu regarding the — 5



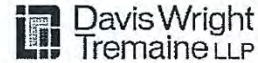
DISH Network LLC
Invoice No. 6271676
Page 3

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
07/16/14	G. Wukoson	2.30	budget for the lawsuit (.25); prepare the budget (.25) Analyze TVpad application makers' qualification as service providers under DMCA, application of DMCA Section 512 to manufacturers of devices for running potentially infringing applications, application of DMCA Section 512 to operators or "app stores" distributing potentially infringing applications, TVpad manufacturer or app makers' fulfillment of prerequisites to DMCA Section 512(c) safe harbor protection, confer with R. Balin and L. Koonce thereon and prepare email memoranda thereon (2.3)
07/16/14	R. Balin	0.70	Meeting with Lilu and L. Koonce to discuss case strategy and various issues (1.0) (NO CHARGE); voice message from Mr. Kuelling of DISH regarding whether to send take down notices to U.S. TVPad distributors (.1); emails and phone conference with G. Wukoson regarding same (.3); send reply email to Mr. Kuelling regarding same (.1); review memo from G. Wukoson regarding potential applicability of DMCA 512 to TVPad manufacturer, app developers and U.S. distributors (.2)
07/17/14	G. Wukoson	2.20	Analyze terms and conditions displayed on TVpad launch for solicitation of DMCA or other takedown notices (.3); examine validity under Copyright Act of territorially limited exclusive license and exclusive licensee in area of satellite distribution of television programming standing to operator of infringing television programming Internet streaming service (1.9)
07/17/14	R. Balin	7.20	Prepare for meeting with Lilu from CCTV, Chris Kuelling from DISH and TVB business personnel to discuss proposed Tvpad infringement suit and strategy (1.4); meet with Lilu, Mr. Kuelling, L. Koonce and Mr. Tam, Mr. Tsang, Ms. Lai, Ms. Wang and Mr. Wong from TVB to discuss case strategy and facts (3.5); follow up meeting with Lilu to discuss CCTV-related issues, including U.S. copyright registration process (.6); phone conferences and emails with G. Wukoson regarding whether TVPad manufacturer, US distributors or app developers are entitled to DMCA 512 safe harbor (.8); emails and phone conferences with G. Wukoson and L. Koonce regarding whether exclusive license to distribute in one medium confers standing on licensee to sue for infringement occurring in another medium (.9)
07/17/14	L. Koonce	1.00	Review research regarding DMCA Section 512 take-down notices and discuss with team (1.0)
07/18/14	R. Balin	0.10	Send to Lilu suspected China street address of Tvpad manufacturer (.1)
07/18/14	L. Koonce	0.40	Attention to question of standing of exclusive licensee (.4)
07/21/14	G. Wukoson	1.00	Confer with R. Balin and L. Koonce regarding case strategy, research issues and copyright registration and other next steps (1.0)



DISH Network LLC
Invoice No. 6271676
Page 4

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
07/21/14	R. Balin	1.00	Phone conference with L. Koonce and G. Wukoson regarding case strategy (1.0)
07/21/14	L. Koonce	1.00	Phone conference with R. Balin and G. Wukoson regarding strategy (1.0)
07/22/14	S. Bayard	0.50	Meet with L. Koonce to discuss background on TVPad infringement matters (.5)
07/22/14	G. Wukoson	0.10	Confer with L. Koonce regarding case strategy and correspond with team regarding examination of TVpad (.1)
07/22/14	R. Balin	0.10	Read emails from L. Koonce and G. Wukoson regarding meeting to analyze functioning and operation of Tvpad3 (.1)
07/22/14	L. Koonce	1.50	Interoffice conference with S. Bayard regarding case background (.5); telephone call with C. Weil (Mintz Group) regarding continuing investigation (1.0)
07/23/14	S. Bayard	1.10	Review functionality of TVPad device and strategize with R. Balin, L. Koonce, and G. Wukoson regarding legal arguments and areas where additional information is needed (1.1)
07/23/14	G. Wukoson	1.10	Meeting with R. Balin, L. Koonce and S. Bayard to analyze functioning of TVpad and discuss copyright registration and litigation strategy (1.1)
07/23/14	R. Balin	1.10	Meeting with L. Koonce, S. Bayard and G. Wukoson to operate and analyze functions of TVpad3 (1.1)
07/23/14	L. Koonce	1.00	Meeting to observe TVPad device (1.0)
07/24/14	R. Balin	0.10	Read email from Ms. Lai with L. Hilton's contact information (.1)
07/24/14	L. Koonce	0.40	Emails with TVB and investigators regarding case strategy (.4)
07/25/14	G. Wukoson	0.30	Confer with R. Balin regarding prior TVB TVpad lawsuit and call with attorney for TVB in prior TVpad lawsuit regarding investigation of TVpad related to that lawsuit and subsequent litigation (.3)
07/25/14	R. Balin	1.40	Phone conference with TVB's counsel in TVB/Tai Lake matter (.2); send email to Ms. Lai regarding same (.1); draft email to clients regarding various open issues (1.1)
07/25/14	L. Koonce	0.30	Review new memorandum from investigator (.3)
07/27/14	R. Balin	0.20	Emails from and to Mr. Tsang of TVB, L. Koonce and G. Wukoson regarding phone meeting to discuss case strategy (.2)
07/28/14	S. Bayard	2.50	Review background materials on TVPad investigation and legal framework (1.5); meet with R. Balin and G. Wukoson to strategize, plan, and prepare regarding registration of works, continuing investigation, and preparation of preliminary injunction papers (1.0)
07/28/14	G. Wukoson	3.10	Analyze filings in lawsuits filed by TVB related to TVpad distributor Tai Lake, confer with R. Balin thereon and prepare email memorandum thereon (1.7); meet with R. Balin and S. Bayard to discuss investigation, case strategy, preparation of complaint and preliminary injunction motion papers and related research (1.0);



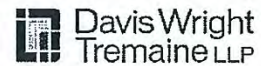
DISH Network LLC
Invoice No. 6271676
Page 5

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
07/28/14	R. Balin	1.60	analyze investigator plan and confer with L. Koonce thereon (.4) Telephone conference with G. Wukoson regarding prior TVB/Tai Lake litigation (.1); emails to and from Ms. Lai regarding call to discuss copyright registration process (.2); meeting with S. Bayard and G. Wukoson regarding case strategy and preparation of lawsuit (1.0); review investigator's proposal for next phase of investigation (.2); read email from Ms. Lai regarding copyright registration process (.1)
07/29/14	S. Bayard	1.80	Prepare for call with Mr. Tam and Mr. Tsang (.2); Telephone call with Mr. Tam, Mr. Tsang, R. Balin, L. Koonce, and G. Wukoson regarding TVB corporate and licensing structure, TVB programming and channels, TVPad investigation, strategy and service issues (1.3); strategize, plan, and prepare with R. Balin, L. Koonce, and G. Wukoson (.3)
07/29/14	G. Wukoson	3.40	Analyze filings in lawsuits filed by TVB related to TVPad distributor Tai Lake and prepare email memorandum thereon (1.8); call with TVB regarding TVB licensing agreements related to infringed programming, investigation of TVPad and related infringement and preparation of action (1.3); confer with R. Balin, L. Koonce and S. Bayard regarding service of process on manufacturer of TVPad and copyright registration of infringed programming (.3)
07/29/14	R. Balin	2.60	Draft discussion points for today's phone meeting with TVB team and email to L. Koonce, S. Bayard and G. Wukoson (.3); Phone conference with Mr. Tam, Mr. Tsang and Mr. Wong from TVB, L. Koonce, S. Bayard and George Wukoson regarding TVB corporate structure and licensing agreements and litigation strategy issues (1.3); follow up planning call with L. Koonce, S. Bayard and G. Wukoson (.3); draft and send email memo to Ms. Lai outlining guidelines for selecting TVB programs to register with Copyright Office (.3); read email from L. Koonce regarding DISH (.1); phone calls and emails to L. Hilton regarding TVB/Tai Lake matter (.1); review summary of affidavits submitted by Ms. Lai in TVB/Tai Lake case (.2)
07/29/14	L. Koonce	2.10	Review documents from Tai Lake case (.4); telephone conference with Mr. Tam, Mr. Tsang and Mr. Wong (TVB) regarding corporate structure and strategy (1.4); telephone conference with R. Balin, S. Bayard and G. Wukoson regarding strategy (.3)
07/30/14	S. Bayard	7.90	Research on publication under Copyright Act, including whether performance constitutes publication and whether publication in a foreign nation triggers publication under 17 USC 412 (.4); draft email to R. Balin, L. Koonce and G. Wukoson regarding publication under the Copyright Act (.2); telephone conference with Ms. Lai, R. Balin,



DISH Network LLC
Invoice No. 6271676
Page 6

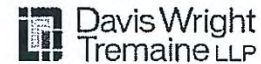
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
07/30/14	G. Wukoson	3.40	and G. Wukoson regarding registration of television programs for litigation, TVB programming, and TVPad investigation (.5); conference with R. Balin and G. Wukoson regarding registration of works and investigation (.2); telephone call with Mr. Tsang, Ms. Lai, R. Balin and G. Wukoson regarding registration of television programs for litigation, TVB programming, and TVPad investigation (.7); conference with R. Balin following up on call with Mr. Tsang and Ms. Lai (.3); email to Mr. Tsang with contact details (.1); draft email to Lili regarding copyright registrations for CCTV (.3); prepare notes on calls with Mr. Tsang and Ms. Lai (.3); research on Hague service in Hong Kong and China (.7); review Tai Lake litigation filings for investigation and preliminary injunction preparation (1.7); conference with R. Balin and G. Wukon to prepare for Larry Hilton call (.2); telephone conference with Larry Hilton, R. Balin and G. Wukoson regarding Tai Lake litigation, strategy, and investigation documents (.7); research on Sony and commercially significant non-infringing uses and peer-to-peer infringement cases (1.6)
07/30/14	R. Balin	3.90	Calls with TVB regarding registration of TVB programming and investigation of infringing TVpad applications (1.2); call with investigators regarding investigation findings and proposal (1.0); analyze S. Bayard memorandum regarding service of process and discovery on entities in China and confer with R. Balin and S. Bayard thereon (.4); call and correspond with TVB v. Tai Lake litigation counsel regarding litigation and preceding investigation and related materials (.7); confer with L. Koonce and S. Bayard regarding evidence of CNT instructions to TVpad users on manner of streaming CCTV and TVB programming (.4) Telephone conference with Ms. Lai, S. Bayard and G. Wukoson regarding copyright registration issues (.5); conference with S. Bayard and G. Wukoson regarding same (.3); phone conference with C. Kuelling regarding DISH license agreements with TVB and CCTV (.2); emails from and to C. Kuelling regarding same (.1); read email from M. Wall attaching the common interest agreement (.1); phone conference with Mr. Tam, Mr. Tsang, Ms. Lai and Mr. Wong from TVB, S. Bayard and G. Wukoson regarding selection of TVB programs for copyright registration (.7); follow up planning conference with S. Bayard and G. Wukoson regarding same (.4); additional phone conference with TVB team regarding meeting with TVB personnel and investigator in NY to review infringing Tvpad apps (.2); review, revise and send email to Lili regarding process for selecting and registering CCTV programs (.4); phone conference with L. Hilton, G. Wukoson and S. Bayard to request materials



DISH Network LLC
Invoice No. 6271676
Page 7

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
07/30/14	L. Koonce	1.40	from TVB/Tai Lake file (.7); various emails from and to Mr. Tsang regarding meeting to review Tvpad .2; read email from G. Wukoson to L. Hilton requesting file materials from TVB/Tai Lake case (.1)
07/31/14	S. Bayard	2.40	Telephone conference with C. Weil and G. Wukoson to discuss revisions to investigator proposal (1.0); confer with S. Bayard and G. Wukoson regarding TVPad videos and other issues (.4)
07/31/14	G. Wukoson	0.50	Research on peer-to-peer copyright cases and substantial non-infringing use and brainstorm theories of liability for various potential defendants (1.7); emails with Lilu, L. Koonce, G. Wukoson, and R. Cai regarding telephone conference (.1); telephone conference with Lilu, L. Koonce, G. Wukoson, and R. Cai regarding registration of CCTV programs (.3); review list of investigation projects for TVB and discuss additional areas of investigation (.3)
07/31/14	R. Balin	0.20	Preparation for and call with CCTV regarding copyright registration of programs and common interest / fee sharing agreements (.5)
07/31/14	L. Koonce	2.20	Phone conference with L. Koonce regarding case strategy (.2)
	Total Hours Worked	98.60	Review revised investigator report (.3); review DISH agreements (.3); telephone conference with Li Lu and R. Cai regarding copyright registration issues (.8); drafting email to S. Tsang regarding service issues (.8)

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

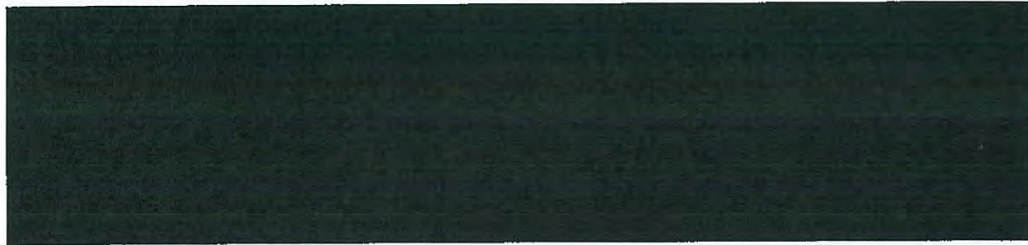


DISH Network LLC
Invoice No. 6271676
Page 8

Total Current Services	\$46,538.55
Total Current Disbursements	165.26
Total Current Invoice	\$46,703.81
Your Portion of Amount Due at 40%	\$18,681.52

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	30.90	562.50	17,381.25
Cai, R.	1.50	558.00	837.00
Koonce, L.	23.60	472.50	11,151.00
Total	56.00		29,369.25
<u>Associate</u>			
Bayard, S.	16.20	436.50	7,071.30
Wukoson, G.	26.40	382.50	10,098.00
Total	42.60		17,169.30
Total All Classes	98.60		<u>\$46,538.55</u>





Sub 1296
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Anchorage
Bellevue
Los Angeles

New York
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Seattle
Shanghai
Washington D.C.

Federal ID #91-0839480
www.dwt.com

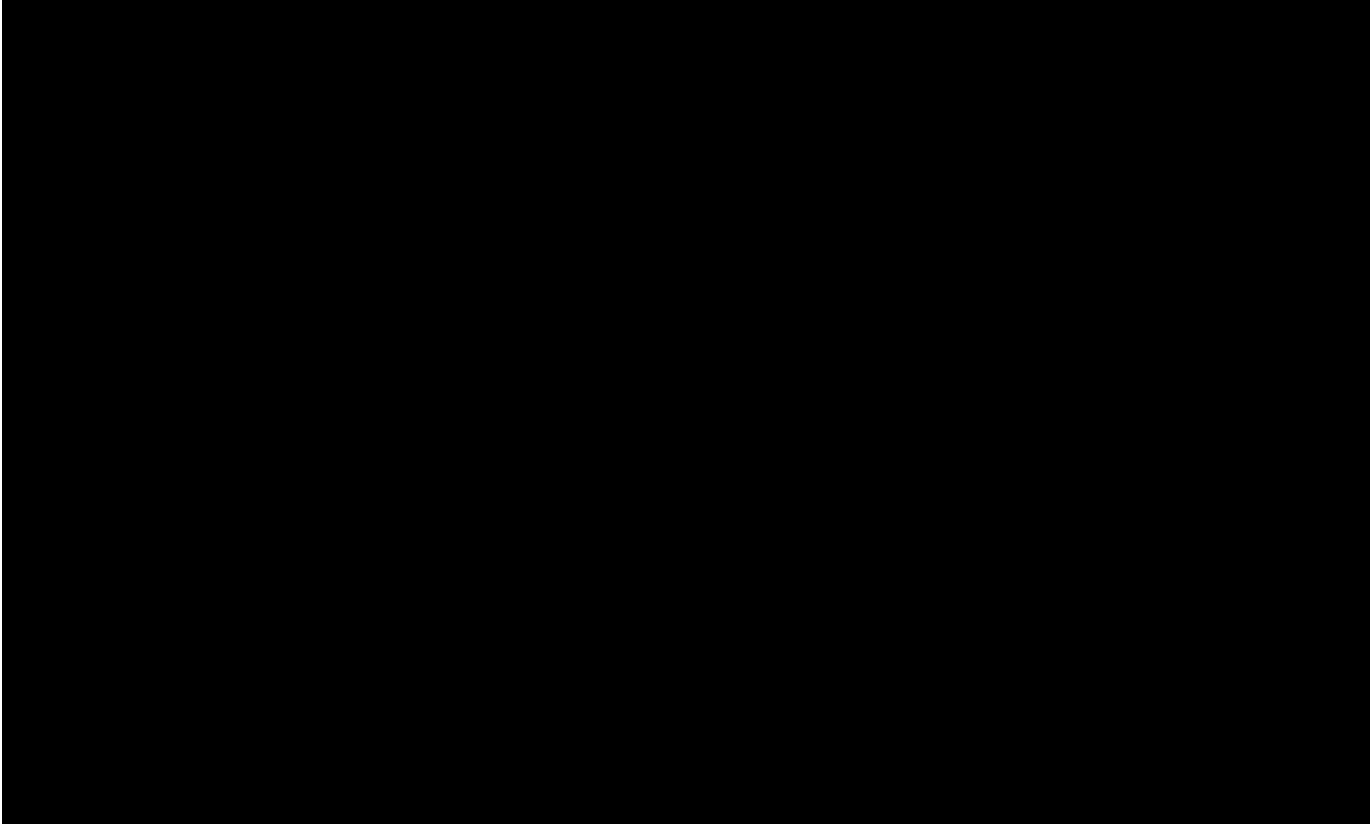
China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

August 31, 2014
Invoice No. 6271677

AUGUST INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

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PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 11 of 93 Page ID
#:16753



China International Communications Co., Ltd. (CICC)

Invoice No. 6271677

Page 7

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
[REDACTED]			

Total Hours Worked 98.60

DISBURSEMENT DETAIL

[REDACTED]

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$46,538.55
Total Current Disbursements	165.26
<hr/>	
Total Current Invoice	\$46,703.81
Your Portion of Amount Due at 30%	\$14,011.30

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	30.90	562.50	17,381.25
Cai, R.	1.50	558.00	837.00
Koonce, L.	23.60	472.50	11,151.00
Total	56.00		29,369.25

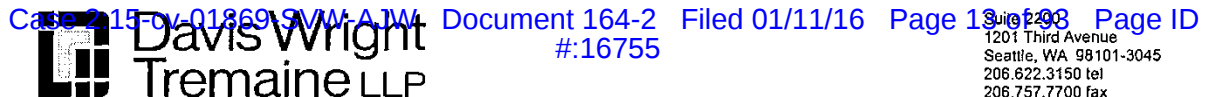
Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 12 of 93 Page ID
#:16754



China International Communications Co., Ltd. (CICC)
Invoice No. 6271677
Page 8

Associate

Bayard, S.	16.20	436.50	7,071.30
Wukoson, G.	26.40	382.50	10,098.00
Total	42.60		17,169.30
Total All Classes	98.60		<u>\$46,538.55</u>



Anchorage
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San Francisco

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Washington D.C.

Document 164-2 Filed 01/11/16 Page 13 of 93 Page ID #:16755

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

TVB Holdings (USA) Inc.
Attn: Samuel Tsang
VP Operations
15411 Blackburn Avenue
Norwalk, CA 90650

August 31, 2014
Invoice No. 6271678

AUGUST INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0103157-000001
TV PAD Litigation

DATE **PROFESSIONAL** **TIME** **DESCRIPTION OF SERVICES**

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



TVB Holdings (USA) Inc.
Invoice No. 6271678
Page 7

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

[REDACTED]			
Total Hours Worked		98.60	

[REDACTED]

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$46,538.55
Total Current Disbursements	165.26
Total Current Invoice	\$46,703.81
Your Portion of Amount Due at 30%	\$14,011.14

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	30.90	562.50	17,381.25
Cai, R.	1.50	558.00	837.00
Koonce, L.	23.60	472.50	11,151.00
Total	56.00		29,369.25



TVB Holdings (USA) Inc.
Invoice No. 6271678
Page 8

Associate

Bayard, S.	16.20	436.50	7,071.30
Wukoson, G.	<u>26.40</u>	382.50	<u>10,098.00</u>
Total	42.60		17,169.30
Total All Classes	98.60		<u>\$46,538.55</u>

[REDACTED]

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 16 of 93 Page ID #:16758



Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

DISH Network LLC
Attn: Michael Wall
Corporate Counsel
9601 S. Meridian Blvd.
Englewood, CO 80112

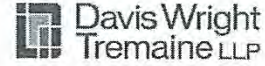
September 30, 2014
Invoice No. 6271897
SENT ELECTRONICALLY

SEPTEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

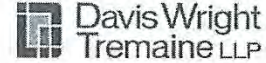
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
08/01/14	S. Bayard	3.60	Meeting with Ms. Tan, Mr. Tsang, other TVB staff and investigator for demonstration, analysis, and strategy for litigation (2.3); research on peer-to-peer cases at the district court level, with special focus on streaming and television cases (1.3)
08/01/14	G. Wukoson	2.80	Meeting with TVB, investigators and S. Bayard regarding TVpad app streaming of TVB and CCTV programming and registration of copyrights and confer with L. Koonce thereon (2.3); analyze investigator proposal and confer with L. Koonce thereon (.5)
08/01/14	R. Balin	0.80	Review and revise email memo to TVB regarding ability to effectuate good service on Chinese TVpad manufacturer and effectiveness of injunctive relief order (.3); send email to L. Koonce regarding same (.2); emails with L. Koonce and G. Wukoson regarding investigator's plan/budget for next stage of private investigation (.2); read email from Mr. Tsang of TVB regarding CTV's Hong Kong address (.1)
08/01/14	L. Koonce	3.00	Revisions to memorandum to Mr. Tsang regarding service of process on Chinese defendants, and impact on success of case (2.3); review revised investigative report, and discuss with G. Wukoson (.5); review email from Mr. Tsang regarding reply from TV Pad's manufacturer to NetResult (.2)

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



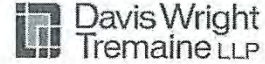
DISH Network LLC
Invoice No. 6271897
Page 2

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
08/02/14	L. Koonce	0.50	Drafting email to clients regarding investigative proposal (.5)
08/04/14	L. Koonce	0.80	Review email and memos from Mr. Tsang (.3); telephone call with investigator (.2); attention to memorandum to TVB (.3)
08/05/14	L. Koonce	1.30	Review memoranda from TVB (.3); online research regarding CNT (.5); draft email to TVB regarding informal investigation (.5)
08/06/14	S. Bayard	0.80	Research on peer-to-peer cases and Aereo decision (.7); review log form for TVB screenshots collected as part of investigation for lawsuit (.1)
08/06/14	G. Wukoson	0.20	Correspond with TVB representatives in Tai Lake litigation concerning transfer of discovery materials from that litigation (.2)
08/06/14	R. Balin	0.30	Read email; from L. Koonce to Mr. Tsang of TVB regarding items to investigate (.1); read email from Mr. Tsang regarding common interest agreement and proposal for additional investigation (.1); read email from Lilu regarding proposed additional investigation (.1)
08/06/14	L. Koonce	0.60	Finalize and send email to Mr. Tsang regarding informal investigation (.2); review email from Mr. Tsang regarding investigation log and format, and discuss internally (.3); review email from CCTV (.1)
08/07/14	L. Koonce	0.20	Respond to emails from Mr. Tsang regarding investigation log (.2)
08/08/14	S. Bayard	1.00	Telephone conference with L. Koonce and R. Balin regarding planning, strategy, and injunctive relief (1.0)
08/08/14	R. Balin	0.80	Emails from and to L. Koonce regarding litigation materials supplied by TVB's counsel in prior TVpad infringement action (.1); phone conference with L. Koonce and S. Bayard regarding litigation strategy and assignment of drafting tasks (.6); review email from M. Wall from DISH regarding ability to enforce injunctive relief order (.1)
08/08/14	L. Koonce	1.00	Meeting with R. Balin and S. Bayard to discuss strategy and tasks, with focus on injunctive relief (1.0)
08/10/14	L. Koonce	1.30	Legal research and analysis regarding injunctive relief as to specific defendants (1.3)
08/11/14	S. Bayard	2.10	Review Ricoh patent case on components with no non-infringing uses (.4); email to L. Koonce with analysis of Ricoh patent case (.3); review draft memo on injunctive relief and other remedies and email comments to L. Koonce (.8); review Columbia Pictures v. Fung decision on P2P theories of liability and injunctive relief (.5); emails to L. Koonce, G. Wukoson, and R. Balin regarding revisions to draft memo on injunctive relief and other remedies (.1)
08/11/14	G. Wukoson	0.40	Analyze memo to DISH regarding enforceability of potential injunction against various defendants and confer with R. Balin, L. Koonce and S. Bayard thereon (.4)
08/11/14	R. Balin	0.80	Review and revise memo to DISH attorney M. Wall



DISH Network LLC
Invoice No. 6271897
Page 3

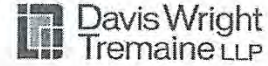
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
08/11/14	L. Koonce	1.00	regarding injunctive relief issues
08/12/14	G. Wukoson	0.20	Legal research regarding substantial non-infringing uses in patent context, and discuss with Sam Bayard (.8); emails with investigator (.2)
08/13/14	S. Bayard	2.30	Analyze documents provided by TVB counsel in Tai Lake litigation and confer with R. Balin, L. Koonce and S. Bayard thereon (.2)
08/13/14	G. Wukoson	1.90	Strategize, plan, and prepare with R. Balin, L. Koonce and G. Wukoson regarding complaint and documents for preliminary injunction (1.0); review memorandum on public performance, reproduction, fair use, and secondary liability in context of Dish's streaming technology (.8); review cases regarding using trademark of television providers when satellite signal is pirated (.5)
08/13/14	R. Balin	2.00	Meet with R. Balin, L. Koonce and S. Bayard concerning litigation strategy, causes of action to assert in complaint, and documents to prepare in support of motion for preliminary injunction (1.8); confer with L. Koonce and S. Bayard regarding TVB proposed form of investigation log (.1)
08/13/14	L. Koonce	2.10	Meeting with L. Koonce, S. Bayard and G. Wukoson to discuss various tasks in relation to filing infringement suit and preliminary injunction motion (1.8); read email from Mr. Tsang regarding case (.1); read reply email from L. Koonce (.1)
08/14/14	G. Wukoson	2.40	Interoffice conference with R. Balin, S. Bayard and G. Wukoson regarding pleadings and papers for preliminary injunction, and general strategy (1.8); emails with Mr. Tsang regarding informal investigation, and review draft log (.3)
08/14/14	L. Koonce	0.70	Analyze agreements by which TVB and CCTV license copyrights to DISH and licensing agreements between TVB entities for ability of DISH to file suit and for proper TVB entity to file suit, confer with L. Koonce thereon and prepare email memorandum thereon (2.4)
08/15/14	G. Wukoson	1.60	Further legal research regarding injunctive relief (.7)
08/15/14	R. Balin	1.00	Analyze Tai Lake production from TVB v. Tai Lake litigation for facts on which to base claims and confer with L. Koonce and S. Bayard thereon; analyze forensic analysis report from investigator and prepare investigator forensic analysis declaration for use in lawsuit (1.6)
08/15/14	L. Koonce	0.80	Meeting with R. Balin to discuss case strategy (.5); review of forensic material (.3)
08/18/14	S. Bayard	2.00	Gathering facts, performing additional internet research, outlining and drafting sections of complaint (2.0)
08/18/14	G. Wukoson	2.40	Call with investigator regarding forensic analysis of TVpad device (.5); analyze investigator forensic analysis report and prepare investigator declaration in support of



DISH Network LLC
Invoice No. 6271897
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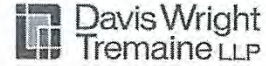
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
08/19/14	S. Bayard	6.40	motion for preliminary injunction (1.9) Gathering facts, performing additional internet research regarding U.S. and foreign distributors and CNT (4.7); research on personal jurisdiction based on single sale of infringing merchandise to investigator in the forum and venue in copyright infringement actions (1.7)
08/19/14	G. Wukoson	0.40	Analyze investigator forensic analysis report and prepare investigator declaration in support of motion for preliminary injunction (.2); confer with S. Bayard regarding investigation of TVpad distributors (.2)
08/19/14	R. Balin	0.60	Phone conference with Mr. Katzin regarding bases for naming DISH as a plaintiff in copyright infringement suit and other strategic issues (.3); review SDNY decisions holding that one sale of product in NY is enough for personal jurisdiction where claim arises from sale (.3)
08/20/14	S. Bayard	5.10	Outline and draft complaint and gather evidence for allegations on distributors (1.3); strategize with R. Balin regarding personal jurisdiction issues (.2); strategize with G. Wukoson regarding personal jurisdiction issues (.5); review Tai Lake document production for complaint (1.0); review TVB annual report for description of business for complaint and review CCTV online materials for description of business for complaint (1.1); telephone call with Larry Katzen of Dish regarding strategy and legal theories (.5); confer with R. Balin and G. Wukoson regarding technology of apps and strategize legal theories (.5)
08/20/14	G. Wukoson	2.80	Analyze investigator forensic analysis report and prepare investigator declaration in support of motion for preliminary injunction (2.3); confer with R. Balin and S. Bayard regarding forensic analysis of TVpad applications, investigation of TVpad distributors, agreements between TVB and CCTV entities and effect on standing, jurisdiction over TVpad manufacturer in California or New York and propriety of venue (.5)
08/20/14	R. Balin	1.40	Phone conference with Mr. Katzen from DISH and S. Bayard regarding proposed infringement claims and case strategy (.5); follow up conference with S. Bayard and G. Wukoson regarding technological operation of the infringing TVpad apps (.5); draft and send follow up email to Mr. Katzen regarding same (.2); emails from and to S. Bayard regarding where TVpad is headquartered (.2)
08/21/14	S. Bayard	3.90	Telephone call with Chris Weil of Mintz Group regarding approaches to distributors and records of shipments into California (.3); brief R. Balin on call with Chris Weil (.2); review investigator memoranda regarding approaches to distributors (.5); draft and revise outline for distributor allegations (.3); review online materials and draft description of CCTV business (.7); gather evidence, analyze, and strategize for complaint (1.2); draft and

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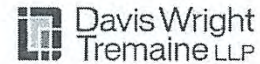
DISH Network LLC
Invoice No. 6271897
Page 5

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
08/21/14	G. Wukoson	2.20	revise intro and parties sections of complaint (.7) Analyze investigator forensic analysis report and prepare investigator declaration in support of motion for preliminary injunction (2.20)
08/21/14	R. Balin	1.20	Review emails from private investigator C. Weill regarding direct sales of TVpads by manufacturer to California company named YTC Summit (.2); Conference with S. Bayard regarding same (.2); follow up emails to and from C. Weill regarding same (.2); draft report to TVB regarding same (.3); phone conference with Mr. Katzin from DISH regarding case strategy (.2); read email from investigator N. Braak regarding earlier TVpad generations (.1)
08/22/14	S. Bayard	5.10	Draft and revise complaint (5.1)
08/22/14	G. Wukoson	1.10	Analyze investigator forensic analysis report and prepare investigator declaration in support of motion for preliminary injunction (1.1)
08/23/14	S. Bayard	6.20	Draft and revise complaint (6.2)
08/24/14	S. Bayard	2.50	Draft and revise complaint (2.5)
08/25/14	S. Bayard	6.50	Draft and revise complaint (6.5)
08/25/14	R. Balin	0.30	Telephone conference with L. Koonce regarding case strategy (.3)
08/25/14	L. Koonce	0.80	Interoffice conference with R. Balin regarding new investigative leads, and draft email to clients regarding same (.8)
08/26/14	S. Bayard	5.50	Draft and revise complaint (3.2); research on limitations on and scope of injunctions in peer-to-peer cases (2.5)
08/26/14	G. Wukoson	1.30	Analyze investigator forensic analysis report and prepare investigator declaration in support of motion for preliminary injunction (1.3)
08/26/14	R. Balin	0.40	Review Columbia Pictures v. Fung decision granting injunction in infringement case involving bittorrent technology; review email from L. Koonce regarding TYC Summit (.4)
08/26/14	L. Koonce	2.50	Extensive review of new evidence, and conduct additional online research on California entities (2.5)
08/27/14	S. Bayard	3.40	Strategize with R. Balin regarding theories of secondary liability (.5); revise complaint to expand allegations of secondary liability (2.1); research on re-transmissions as public performance in Second and Ninth Circuits (.8)
08/27/14	G. Wukoson	1.70	Correspond with investigator regarding call to discuss investigator declaration (.1); analyze investigator forensic analysis report and prepare investigator declaration in support of motion for preliminary injunction (.7); retrieve and analyze docket and papers relating to preliminary injunction motion in TVpad case Munhwa Broadcasting v. Media Journal and confer with team thereon (.9)
08/27/14	R. Balin	1.20	Conference with S. Bayard regarding draft complaint (.4); read decision denying preliminary injunction motion in Korean broadcasters case (.3); various emails with L. Koonce, S. Bayard and G. Wukoson regarding same (.5)



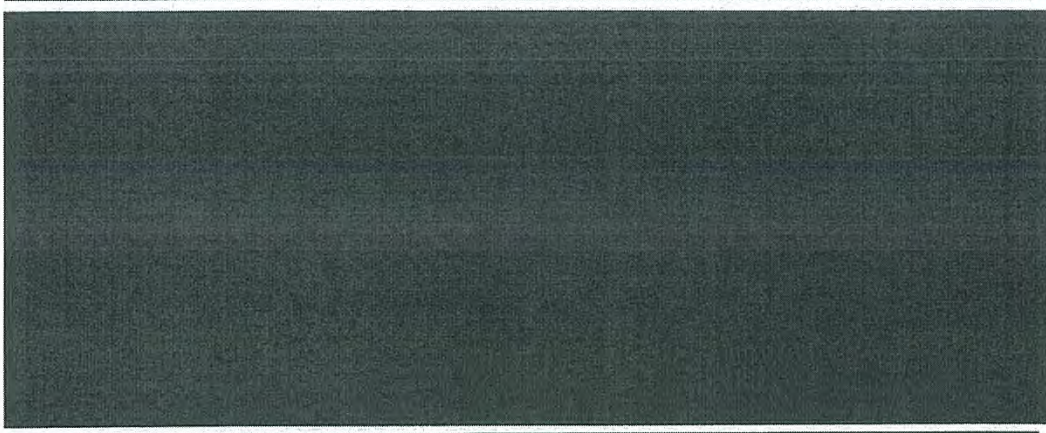
DISH Network LLC
Invoice No. 6271897
Page 6

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
08/27/14	L. Koonce	0.50	Review Columbia Pictures v. Fung injunction order (.2); interoffice conference with R. Balin regarding case status (.2); review email from C. Weil regarding new leads (.1)
08/28/14	S. Bayard	4.70	Draft memorandum to R. Balin, L. Koonce, and G. Wukoson on theories of secondary liability in response to decision in Korean broadcasters case (2.3); Meet and strategize with R. Balin, L. Koonce, and G. Wukoson regarding theories of direct and secondary liability in response to decision in Korean broadcasters case (1.8); review draft email to Mr. Tsang regarding theories of liability and remedies in response to Korean broadcasters case (.1); review forensics information on peer-to-peer network for revisions to complaint (.5)
08/28/14	G. Wukoson	5.70	Analyze Munhwa Broadcasting case denial of motion for preliminary injunction (.2); confer with R. Balin, L. Koonce and S. Bayard regarding theories of liability for TVpad manufacturer, developers and distributors and litigation strategy (1.8); call with investigator to discuss forensic investigation of TVpad device and investigator declaration (.8); analyze investigator forensic analysis report and prepare investigator declaration in support of motion for preliminary injunction (2.9)
08/28/14	R. Balin	3.90	Review and revise draft email from L. Koonce to TVB regarding Korean broadcasters decision (.2); send email to L. Koonce regarding edits to same (.1); draft strategy outline (.3); review draft insert to email to TVB about Korean broadcasters decision .1; meeting with S. Bayard, L. Koonce and G. Wukoson to discuss case strategy (1.8); telephone conference with Mr. Kuelling regarding decision by DISH to participate in infringement lawsuit and regarding Korean broadcasters decision and strategy (.4); draft email to DWT legal team regarding next steps in preparing for infringement suit (.4); revise draft email to TVB regarding Korean broadcasters decision (.2); draft email to TVB regarding decision by DISH to participate in infringement lawsuit (.2); read emails from Mr. Kuelling and Mr. Tsang regarding DISH's decision to join infringement suit as a plaintiff (.1); review description of SARFT on SARFT website (.1)
08/28/14	R. Cai	1.00	Meeting with Mr. Lu to discuss the anit-piracy case (1.0)
08/29/14	S. Bayard	6.00	Review Aereo and Fung complaints for models of revised complaint (.8); strategize, draft, and revise outline of revised complaint (3.1); fact investigation on Sopcast P2P network, video-on-demand streaming over TVpad, and TVpad forums (2.1)
08/29/14	G. Wukoson	0.60	Confer with S. Bayard regarding investigator declaration in support of motion for preliminary injunction and TVpad SopCast network in aid of preparation of complaint (.6)



DISH Network LLC
Invoice No. 6271897
Page 7

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
08/31/14	S. Bayard	2.40	Draft revised complaint (2.4)
	Total Hours Worked	130.00	



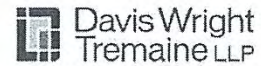
TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$57,838.50
Total Current Disbursements	539.91
Total Current Invoice	\$58,378.41
Your Portion of Amount Due at 40%	\$23,351.37

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	14.70	562.50	8,268.75
Cai, R.	1.00	558.00	558.00
Koonce, L.	17.10	472.50	8,079.75
Total	32.80		16,906.50
<u>Associate</u>			
Bayard, S.	69.50	436.50	30,336.75
Wukoson, G.	27.70	382.50	10,595.25
Total	97.20		40,932.00

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 23 of 93 Page ID
#:16765



DISH Network LLC
Invoice No. 6271897
Page 8

Total All Classes	130.00	<u>\$57,838.50</u>
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1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

Federal ID #91-0839480
www.dwt.com

China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

September 30, 2014
Invoice No. 6271898

SEPTEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

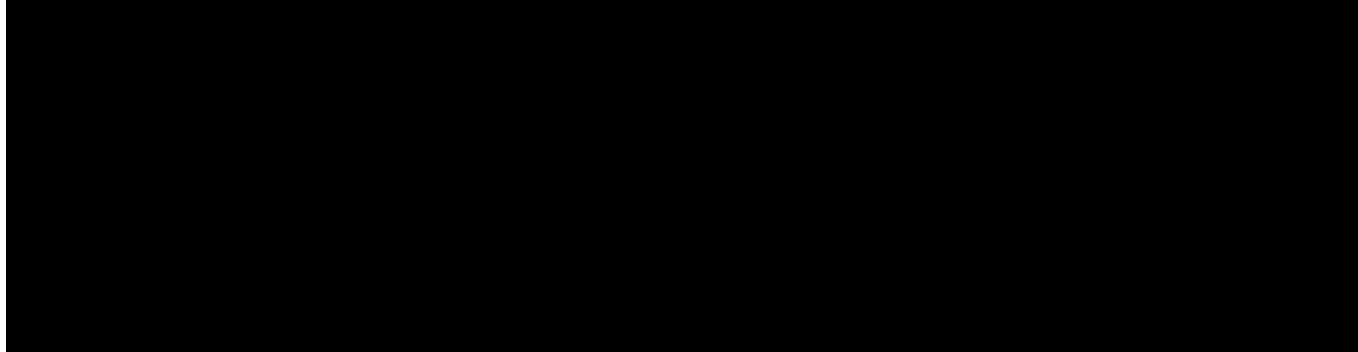
DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 25 of 93 Page ID #:16767



China International Communications Co., Ltd. (CICC)
Invoice No. 6271898
Page 7

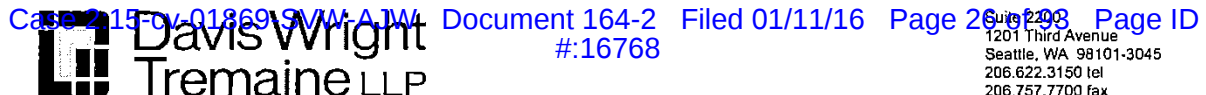


TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$57,838.50
Total Current Disbursements	539.91
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Total Current Invoice	\$58,378.41
Your Portion of Amount Due at 30%	\$17,513.65

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	14.70	562.50	8,268.75
Cai, R.	1.00	558.00	558.00
Koonce, L.	17.10	472.50	8,079.75
Total	32.80		16,906.50
Associate			
Bayard, S.	69.50	436.50	30,336.75
Wukoson, G.	27.70	382.50	10,595.25
Total	97.20		40,932.00
Total All Classes	130.00		<u>\$57,838.50</u>



Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 26 of 93 Page ID
#:16768

Sub 228
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

TVB Holdings (USA) Inc.
Attn: Samuel Tsang
VP Operations
15411 Blackburn Avenue
Norwalk, CA 90650

September 30, 2014
Invoice No. 6271899

SEPTEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0103157-000001
TV PAD Litigation

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
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TVB Holdings (USA) Inc.
Invoice No. 6271899
Page 7



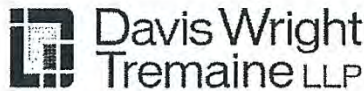
TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$57,838.50
Total Current Disbursements	539.91
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Total Current Invoice	\$58,378.41
Your Portion of Amount Due at 30%	\$17,513.52

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	14.70	562.50	8,268.75
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Total	97.20		40,932.00
Total All Classes	130.00		<u>\$57,838.50</u>

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 28 of 93 Page ID #:16770



Anchorage
Bellevue
Los Angeles

New York
Portland
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Seattle
Shanghai
Washington D.C.

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

DISH Network LLC
Attn: Michael Wall
Corporate Counsel
9601 S. Meridian Blvd.
Englewood, CO 80112

October 31, 2014
Invoice No. 6271961
SENT ELECTRONICALLY

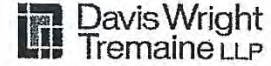
OCTOBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES
09/01/14	S. Bayard	L210	A103	3.10	1,503.50	Review research on service in Hong Kong and China and email R. Balin, L. Koonce, and G. Wukoson regarding legal issues for Hong Kong counsel (.6); draft revised complaint (2.5)
09/01/14	R. Balin	L110	A105	0.20	125.00	Read email from S. Bayard regarding service of process on CNT in Hong Kong (.1); send email to defense team regarding YTC Summit (.1)
09/02/14	G. Wukoson	L110	A105	0.20	85.00	Confer with L. Koonce and S. Bayard regarding evidence of TVpad manufacturer direct infringement, investigation and preparation of complaint (.2)
09/02/14	L. Koonce	L110	A106	0.30	157.50	Review several emails from CCTV regarding copyright registration, and respond to same (.3)
09/04/14	S. Bayard	L190	A105	0.20	97.00	Email to R. Balin with list of potential defendants for conflicts check (.2)
09/04/14	R. Balin	L190	A103	4.10	2,562.50	Draft email memo to Mr. Katzin and Mr. Wall of DISH regarding common interest agreement, investigator's

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DISH Network LLC
Invoice No. 6271961
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/04/14	L. Koonce	L120	A103	2.90	1,522.50	proposal/budget and retainer letter (1.3); telephone conference with C. Weil from Mintz Group regarding YTC Summit (.3); send email to L. Koonce regarding same (.2); send email to C. Keulling regarding convening client conference call to discuss next steps in investigation and other issues (.2); review updated investigative plan/budget from Mintz (.4); send email to C. Weil regarding same (.1); draft list of action items and circulate to clients (1.6)
09/05/14	R. Balin	L120	A106	1.10	687.50	Review email to clients and discuss with R. Balin (.3); review investigator proposal (.4); draft memorandum to CCTV regarding likelihood of success and pertinent case law (2.2)
09/05/14	L. Koonce	L120	A103	2.10	1,102.50	Send email to Mr. Tsang of TVB regarding conference call (.1); review and revise draft memo to Liliu regarding investigation to date and case strategy (.8); emails from and to Mr. Wall regarding common interest agreement and capping investigators fees (.2)
09/07/14	R. Balin	L120	A105	1.00	625.00	Continue drafting memorandum to CCTV regarding likelihood of success and pertinent case law, and discuss with R. Balin (2.1)
09/07/14	L. Koonce	L120	A103	1.80	945.00	Send email reminder to clients of phone meeting to discuss case strategy (.2); review and revise memo to Liliu regarding investigation to date and case strategy (.8)
09/08/14	S. Bayard	L110	A102	1.90	921.50	Revise memorandum to CCTV regarding likelihood of success and pertinent case law (1.8)
						Search dockets for developments in Korean broadcasters cases (.3); email to R. Balin, L. Koonce, and G. Wukoson regarding dockets in Korean broadcasters case (.1); gather and review CCTV licensing documents and meet with R. Balin to discuss various licensing entities in United States (.6); telephone conference with R. Balin, L. Koonce, G. Wukoson, and DISH, TVB, and CCTV clients regarding [REDACTED] copyright registrations, and other



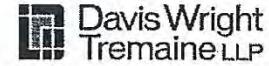
DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/08/14	G. Wukoson	L190	A106	0.90	382.50	planning matters (.9) Prepare for and attend call with team and clients regarding representation, fees, investigation, and litigation strategy (.9)
09/08/14	R. Balin	L190	A106	2.50	1,562.50	Read email from L. Koonce to Lilu answering various questions (.1); Prepare for meeting with clients to discuss case strategy (.9); conferences with L. Koonce and S. Bayard in preparation for strategy call with clients (.4); Client call with Lilu from CCTV, TVB team, DISH team, L. Koonce, S. Bayard and G. Wukoson to discuss strategy and investigation (.9); follow up phone call with L. Koonce (.2)
09/08/14	L. Koonce	L190	A106	2.10	1,102.50	Prepare for teleconference call to discuss case strategy (.7); interoffice conferences with R. Balin and S. Bayard in advance of teleconference (.3); telephone conference with CCTV, TVB, DISH, R. Balin, S. Bayard and G. Wukoson to discuss strategy and next steps with investigation (.9); follow up phone call with R. Balin (.2)
09/09/14	S. Bayard	L220	A102	3.50	1,697.50	Research on registration of single episodes versus serie (.6); draft revised complaint (1.9); search for and review precedents for C.D. Cal. preliminary injunction motion on copyright claims (1.0)
09/09/14	R. Balin	L110	A107	0.50	312.50	Phone conference with C. Van den Bosh regarding TVpad investigation and strategy for lawsuit (.5)
09/09/14	L. Koonce	L130	A108	0.30	157.50	Emails with C. Weil regarding next phase of investigation (.3)
09/10/14	R. Balin	L110	A106	0.30	187.50	Read email from Lilu attaching list of CCTV programs for investigator to record using TVpad (.2); send reply email to Lilu regarding same (.1)
09/10/14	L. Koonce	L130	A108	0.80	420.00	Telephone conference with C. Weil (Mintz Group) regarding investigation and fees (.5); attention to copyright registration issues (.1)
09/11/14	S. Bayard	L220	A102	2.70	1,309.50	Research on preliminary injunction copyright cases in Central District of California and Aero/FilmOn/Aereokiller preliminary injunction cases from other jurisdictions (2.7)



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/11/14	G. Wukoson	L220	A105	0.50	212.50	Confer with L. Koonce regarding preparation of investigator declaration in support of motion for preliminary injunction and litigation strategy (.5)
09/11/14	R. Balin	L110	A106	0.30	187.50	Review and revise email to clients reporting on status of private investigation (.2); emails from and to Mr. Tsang and C. Van den Bosch regarding common interest agreement (.1)
09/11/14	L. Koonce	L130	A106	1.20	630.00	Email to clients regarding Mintz agreement on fees (.2); interoffice conference with G. Wukoson regarding preparation of investigator declaration (.5); review prior investigative reports (.5)
09/12/14	R. Balin	L190	A103	1.20	750.00	Read email from C. Van den Bosch regarding proposed edits to common interest agreement (.1); make edits to common interest agreement (.5); send draft common interest agreement to C. Van den Bosch with explanatory email (.2); send common interest agreement to clients with explanatory email (.4)
09/13/14	S. Bayard	L220	A102	2.20	1,067.00	Review preliminary injunction cases in Aereo, Aereokiller, and FilmOn litigations (2.2)
09/15/14	S. Bayard	L220	A105	2.00	970.00	Review preliminary injunction cases in Aereo, Aereokiller, and FilmOn (.1); Meet with R. Balin, L. Koonce, and G. Wukoson, to strategize, plan and prepare for filings (1.3); emails to Chris Weil regarding access to investigation documents (.2); review TVB programming materials from Mr. Tsang (.4)
09/15/14	G. Wukoson			2.20	935.00	Team meeting regarding next steps in preparation of complaint and papers in support of motion for preliminary injunction (1.3); call and correspond with investigator regarding preparation of investigator declaration and recording of CCTV programs for copyright registration (.3); prepare investigator declaration in support of motion for preliminary injunction (.6)
09/15/14	L. Koonce	L220	A105	1.30	682.50	Meeting with R. Balin, S. Bayard and G. Wukoson to discuss case strategy (1.3)
09/16/14	S. Bayard	L110	A106	0.20	97.00	Review TVpad Store terms of use (.2)



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/16/14	G. Wukoson	L110	A106	1.70	722.50	Analyze TVpad Legal Information and User Agreement displayed on startup of TVpad for indicia of CNT control over TVpad Store and TVpad ecosystem and annotate document and prepare email memorandum to team thereon (.7); correspond with investigator regarding preparation of investigator declaration (.2); prepare investigator declaration in support of motion for preliminary injunction (.8)
09/16/14	R. Balin	L110	A105	0.10	62.50	Read email from G. Wukoson regarding TVpad store (.1)
09/17/14	S. Bayard	L110	A106	0.90	436.50	Email to Mr. Tsang regarding registration documents (.1); telephone conference with Lilu, R. Balin, G. Wukoson regarding CCTV registrations (.8)
09/17/14	G. Wukoson	L110	A106	1.30	552.50	Call with investigators regarding recording of CCTV programming and preparation of investigator declaration (.5); prepare for and attend call with CCTV regarding CCTV entities and [REDACTED] [REDACTED] recording and registration of CCTV programming (1.8)
09/17/14	R. Balin	L110	A106	3.20	2,000.00	Prepare for call with Lilu to discuss copyright registration process and other issues (.3); call with Lilu, S. Bayard and G. Wukoson to discuss copyright registrations and various other issues (.8); send email to G. Wukoson regarding copyright registration issues (.2); meeting with S. Bayard and L. Koonce regarding case strategy (.4); phone conference with Liz from TVB regarding copyright registration process (1.1); meeting with L. Konce to discuss case strategy (.2); send email to clients regarding Lilu's proposed revision to common interest agreement (.2)
09/17/14	L. Koonce	L120	A106	2.50	1,312.50	Meet with Sam Tsang at TVB regarding status of infringement case (2.5)
09/18/14	S. Bayard	L110	A106	2.10	1,018.50	Prepare for call with Mr. Tsang regarding TVB registration (.7); research law on registering multiple episodes on one registration form (.4); telephone call with Mr. Tsang, Ms. Lai,



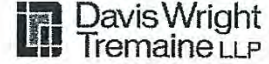
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/18/14	G. Wukoson	L110	A105	0.60	255.00	R. Balin, and L. Koonce regarding TVB registrations (1.0) Confer with L. Koonce regarding litigation strategy and investigation of TVpad (.3); analyze email from CCTV and confer with R. Balin and S. Bayard regarding recording of CCTV programs for copyright registration and as evidence of infringement (.3)
09/18/14	R. Balin	L110	A106	4.60	2,875.00	Emails to and from L. Koonce regarding copyright registration issues (.3); meeting with S. Bayard to discuss materials supplied by TVB (.3); phone conference with TVB executives and defense team regarding recording and registering TVB programs (1.0); read email from S. Bayard regarding ability to obtain statutory damages for separate works registered collectively (1.0); send reply email regarding same (.1); review email from Lilu attaching various materials (.4); draft and send email to Lilu regarding copyright registration process and various other issues (1.3); [REDACTED] (.6); forward same to clients with explanatory email (.3); read email from investigator C. Weil regarding GvTV (.2)
09/18/14	L. Koonce	L110	A106	2.00	1,050.00	Interoffice conference with G. Wukoson regarding investigation (.3); emails with R. Balin regarding copyright registration issues (.3); prepare for and participate in phone conference with TVB regarding recording/registration of TVB programs (1.2); review materials from Lilu (.2)
09/19/14	S. Bayard	L120	A105	0.60	291.00	Meet with R. Balin, L. Koonce, and G. Wukoson to strategize, plan and prepare regarding investigation and preliminary injunction motion (.6)
09/19/14	G. Wukoson	L130	A108	1.40	595.00	Review correspondence from CCTV regarding recording of CCTV programs by investigators and calls with investigator regarding recording of CCTV programs performed over TVpad network (.4); team meeting regarding litigation strategy (.5); confer with L. Koonce regarding investigation of TVpad manufacturer entity and



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/19/14	R. Balin	L120	A105	2.40	1,500.00	related entities (.5) Telephone conference with investigator C. Weil regarding status of investigation of TVpad manufacturer (.5); send email to Lilu regarding copyright registration process and identification of infringing apps streaming CCTV programs (.3); send email to defense team regarding recording of CCTV programs by private investigators (.2); phone conference with G. Wukoson regarding same (.1); meeting with defense team to discuss case strategy (1.0); review prior TVB investigation reports (.3)
09/19/14	L. Koonce	L120	A105	1.30	682.50	Interoffice conference with defense team regarding litigation strategy (1.0); interoffice conference with G. Wukoson regarding investigation (.3)
09/20/14	S. Bayard	L110	A102	1.50	727.50	Review materials regarding recording and registration of episodes for TVB (.2); email to R. Balin, L. Koonce, and G. Wukoson regarding registration process (.1); email to Mr. Tsang regarding copies of episodes for registration process (.3); email to investigators regarding recording of TVB episodes (.2); review TVB corporate structure document from Mr. Tsang (.1); review investigation reports from Mr. Tsang and forward to investigators (.6)
09/20/14	G. Wukoson	L110	A105	0.20	85.00	Confer with S. Bayard regarding recording of TVpad infringement of CCTV and TVB content (.1); review correspondence from TVB regarding investigation of TVpad ecosystem (.1)
09/20/14	R. Balin	L130	A108	0.40	250.00	Review TVB corporate organization chart sent by Mr. Tsang (.1); emails from and to Mr. Tsang and S. Bayard regarding advisability of using infringing copies of TVB programs as deposit copies for copyright registration (.3)
09/21/14	S. Bayard	L130	A108	0.20	97.00	Emails to investigators forwarding investigation reports from Mr. Tsang (.2)
09/21/14	R. Balin	L110	A106	0.30	187.50	Read emails from Mr. Tsang regarding itvpad website and GNTV (.2); send email to S. Bayard regarding same (.1)



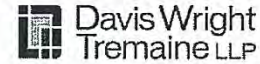
DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/22/14	S. Bayard	L130	A108	2.70	1,309.50	Review investigation materials from TVB (.3); prepare for meeting with investigators (.2); meeting with Chris Weil, Nick Braak, R. Balin, L. Koonce, and G. Wukoson to strategize, plan, and prepare further stages of investigation (1.9); email to Mr. Tsang regarding overlaps in recording schedules and need for another week of programming (.3)
09/22/14	G. Wukoson	L130	A108	4.00	1,700.00	Prepare investigator declaration in support of motion for preliminary injunction (2.1); meet with investigators, R. Balin, L. Koonce and S. Bayard concerning investigation (1.9)
09/22/14	R. Balin	L130	A108	3.60	2,250.00	Review draft complaint (.6); prepare for meeting with investigators (.6); meeting with Mintz investigators, L. Koonce, S. Bayard and G. Wukoson to discuss next steps in investigation (1.9); review draft forensics declaration (.4); read email from S. Bayard to Mr. Tsang regarding selection of TVB programs for recording by investigator (.1)
09/22/14	L. Koonce	L130	A108	1.40	735.00	Prepare for and join meeting with investigators (1.4)
09/23/14	G. Wukoson	L130	A108	0.30	127.50	Correspond with investigators regarding availability of Japanese content on TVpad and preparation of pretext approach to TVpad manufacturer to develop app (.3)
09/23/14	R. Balin	L110	A106	0.60	375.00	Review email from C. Weill attaching various user comments indicating knowledge of TVpad's peer-to-peer functions (.2); emails from and to Mr. Tsang regarding copyright registrations of TVB programs (.2); review emails from Mr. Tsang regarding the N+ Store App (.2)
09/23/14	L. Koonce	L130	A104	0.50	262.50	Review new investigation documents regarding bandwidth issues, and documents from TVB (.5)
09/24/14	S. Bayard	L120	A102	8.00	3,880.00	Research Copyright Office website, circulars, and regulations on group registration of television episodes (2.1); research on legal definition of "publication", public performance and "publication", circumstances under which distribution of a television



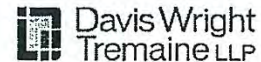
DISH Network LLC
Invoice No. 6271961
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>	
09/24/14	G. Wukoson	L110	A104	2.20	935.00	program to licensees and distributors can constitute "publication," and the continued validity of the requirement of physical copies (3.0); confer with R. Balin regarding copyright regulations regarding group registration and research on legal definition of "publication", public performance and "publication", circumstances under which distribution of a television program to licensees and distributors can constitute "publication," and the continued validity of the requirement of physical copies (.7); confer with L. Koonce regarding legal definition of "publication" and strategy on actual damages and profits (.7); research on election of statutory damages for certain works and actual damages for others (1.1); telephone call with Mr. Tsang regarding registrations and process by which television programming is delivered to licensees (.3); telephone call with Mr. Tsang regarding relationship with TVBO and TVBO's role in registrations (.1)	
09/24/14	R. Balin	L110	A106	1.90	1,187.50	Analyze TVpad investigation materials provided by TVB and related websites and domain name registrations and confer with S. Bayard thereon (.4); analyze TVB copyright registration certificates and confer with R. Balin and S. Bayard regarding registration of TVB programming (1.2); call with investigator regarding forensic testing of TVpad on-demand applications and confer with team thereon (.6)	Read email from Mr. Tsang regarding TVB programs to be recorded by Mintz (.1); conference with S. Bayard regarding copyright registration issues (.3); phone conference with S. Bayard regarding copyright registration issues (.3); phone conference with Mr. Wall regarding [REDACTED] (2); send M. Wall copy of [REDACTED] (1); read email from M. Wall regarding [REDACTED] read emails from G. Wukoson and S. Bayard regarding Piak



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/24/14	L. Koonce	L220	A103	2.60	1,365.00	Tian (.2); read email from G. Wukoson regarding TVB copyright registrations (.1); read email from Mr. Tsang attaching TVB program schedule; read email from Mr. Tsang regarding irreparable harm to TVB (.1); read email from C. Weil regarding Club TVpad (.1); read email from G. Wukoson regarding testing of TVpad on Demand apps (.1); read email from L. Koonce regarding recording of CCTV and TVB programs by Mintz (.1)
09/25/14	S. Bayard	L220	A102	2.60	1,261.00	Research on peer-to-peer technology cases (2.6)
09/26/14	S. Bayard	L220	A102	6.20	3,007.00	Research and review of cases on theories of secondary liability and take notes for preliminary injunction brief (4.3); research on advertising infringing uses (1.2); research names of experts on P2P networks (.7)
09/26/14	R. Balin	L130	A105	0.50	312.50	Emails with L. Koonce and other defense team members regarding recording by Mintz of TVB and CCTV programming (.3); read emails from C. Weil of Mintz and S. Bayard regarding recording of CCTV and TVB programs (.2)
09/26/14	L. Koonce	L110	A102	1.80	945.00	Further review of peer-to-peer patent filings, and discuss with S. Bayard (1.0); emails with C. Weil regarding investigation (.4); review archived website history (.4)
09/27/14	S. Bayard	L220	A102	6.10	2,958.50	Research and review of cases on theories of secondary liability and take notes for preliminary injunction brief (6.1)
09/28/14	S. Bayard	L220	A102	5.50	2,667.50	Research and review of cases on theories of secondary liability and take notes for preliminary injunction brief (5.5)
09/29/14	G. Wukoson	L110	A102	0.80	340.00	Confer with R. Balin and L. Koonce regarding recording of TVpad



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/29/14	R. Balin	L130	A105	0.20	125.00	infringement of CCTV programming (.1); confer with L. Koonce regarding investigation of TVpad infringement of CCTV and TVB programming (.3); analyze historic WHOIS registration information for and reverse lookup of domain names using same IP address of tvpad.com (.2); correspond with investigators concerning recording of CCTV programs and TVpad applications identified as infringing CCTV copyrights (.2)
09/29/14	L. Koonce	L110	A102	0.70	367.50	Emails from and to G. Wukoson regarding list of CCTV programs to be recorded by investigators (.2)
09/30/14	S. Bayard	L220	A105	0.30	145.50	Discuss investigation with G. Wukoson (.3); and review multiple websites connected to infringers (.4)
09/30/14	G. Wukoson	L130	A108	0.30	127.50	Confer with R. Balin regarding registrations and strategy in preliminary injunction brief (.3)
09/30/14	R. Balin	L190	A106	0.90	562.50	Calls with investigator regarding recording of TVpad infringement of CCTV and TVB programming (.2); analyze investigator draft table of recordings of infringement (.1)
Total Services				124.60	\$58,180.50	



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#:16781



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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$58,180.50
Total Current Disbursements	120.09
Total Current Invoice	\$58,300.59
Your Portion of Amount Due at 40%	\$23,320.24

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	29.90	562.50	16,818.75
Koonce, L.	25.60	472.50	12,096.00
Total	55.50		28,914.75
<u>Associate</u>			
Bayard, S.	52.50	436.50	22,916.25
Wukoson, G.	16.60	382.50	6,349.50
Total	69.10		29,265.75
Total All Classes	124.60		<u>\$58,180.50</u>





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China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

October 31, 2014
Invoice No. 6271962

OCTOBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
09/01/14	S. Bayard	3.10	Review research on service in Hong Kong and China and email R. Balin, L. Koonce, and G. Wukoson regarding legal issues for Hong Kong counsel; draft revised complaint
09/01/14	R. Balin	0.20	Read email from S. Bayard regarding service of process on CNT in Hong Kong; send email to defense team regarding YTC Summit
09/02/14	G. Wukoson	0.20	Confer with L. Koonce and S. Bayard regarding evidence of TVpad manufacturer direct infringement, investigation and preparation of complaint
09/02/14	L. Koonce	0.30	Review several emails from CCTV regarding copyright registration, and respond to same
09/04/14	S. Bayard	0.20	Email to R. Balin with list of potential defendants for conflicts check
09/04/14	R. Balin	4.10	Draft email memo to Mr. Katzin and Mr. Wall of DISH regarding common interest agreement, investigator's proposal/budget and retainer letter; telephone conference with C. Weill from Mintz Group regarding YTC Summit; send email to L. Koonce regarding same; send email to C. Keulling regarding convening client conference call to discuss next steps in investigation and other issues; review updated investigative plan/budget from Mintz; send email to C. Weil regarding same; draft list of action items and circulate to clients
09/04/14	L. Koonce	2.90	Review email to clients and discuss with R. Balin; review investigator proposal; draft memorandum to CCTV regarding likelihood of success and pertinent case law

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



China International Communications Co., Ltd. (CICC)

Invoice No. 6271962

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
Total Hours Worked			124.60

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$58,180.50
Total Current Disbursements	120.09
Total Current Invoice	\$58,300.59
Your Portion of Amount Due at 30%	\$17,490.37

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
<u>Partner</u>			
Balin, R.	29.90	562.50	16,818.75
Koonce, L.	25.60	472.50	12,096.00
Total	55.50		28,914.75
<u>Associate</u>			
Bayard, S.	52.50	436.50	22,916.25
Wukoson, G.	16.60	382.50	6,349.50
Total	69.10		29,265.75
Total All Classes	124.60		<u>\$58,180.50</u>



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TVB Holdings (USA) Inc.
Attn: Samuel Tsang
VP Operations
15411 Blackburn Avenue
Norwalk, CA 90650

October 31, 2014
Invoice No. 6271963

OCTOBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0103157-000001
TV PAD Litigation

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES
[REDACTED]			

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

TVB Holdings (USA) Inc.
Invoice No. 6271963
Page 8

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

Total Hours Worked		124.60	

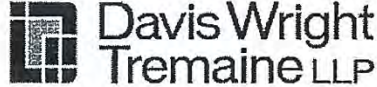
TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$58,180.50
Total Current Disbursements	120.09
Total Current Invoice	\$58,300.59
Your Portion of Amount Due at 30%	\$17,490.18

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	29.90	562.50	16,818.75
Koonce, L.	<u>25.60</u>	472.50	<u>12,096.00</u>
Total	55.50		28,914.75
<u>Associate</u>			
Bayard, S.	52.50	436.50	22,916.25
Wukoson, G.	<u>16.60</u>	382.50	<u>6,349.50</u>
Total	69.10		29,265.75
Total All Classes	124.60		<u>\$58,180.50</u>

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 44 of 93 Page ID #:16786



Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

DISH Network LLC
Attn: Michael Wall
Corporate Counsel
9601 S. Meridian Blvd.
Englewood, CO 80112

November 30, 2014
Invoice No. 6271917
SENT ELECTRONICALLY

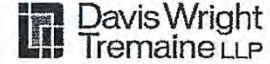
NOVEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES
10/01/14	G. Wukoson	L130	A108	0.80	340.00	Call and correspond with investigator regarding plan to approach TVpad manufacturer with proposed app through Japanese investigator and confer with L. Koonce thereon (.8)
10/01/14	R. Balin	L220	A105	0.70	437.50	Read emails from Mr. Tsang and Mr. Wall regarding cease & desist letters, proposed approach to CNT by Japanese investigator posing as app developer and purchase of additional TVpad devices by investigator (.2); various emails with L. Koonce regarding same (.3); read email from G. Wukoson to investigator regarding proposed undercover approach to CNT by Japanese investigator (.1); read reply email from C. Weill at Mintz regarding proposed approach by Japanese investigator (.1)
10/01/14	L. Koonce	L130	A104	0.90	472.50	Attention to strategy regarding Japanese investigator approach to CNT (.3); telephone conference with C. Weil

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



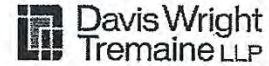
DISH Network LLC
Invoice No. 6271917
Page 2

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/02/14	S. Bayard	L220	A105	1.60	776.00	at Mintz group regarding same, and discuss with G. Wukoson (.6) Meet with R. Balin, L. Koonce, and G. Wukoson to strategize, plan and prepare regarding registration issues and evaluation of arguments for preliminary injunction brief (1.5)
10/02/14	G. Wukoson	L220	A105	1.90	807.50	Prepare for team meeting regarding copyright registration, scope of preliminary injunction sought and litigation strategy (1.7); attend team meeting (.2)
10/02/14	R. Balin	L220	A105	1.00	625.00	Join in-progress meeting with DWT legal team to discuss case status and strategy (1.0)
10/02/14	L. Koonce	L220	A105	1.50	787.50	Meeting to discuss strategy with R. Balin, G. Wukoson and S. Bayard (1.5)
10/03/14	R. Balin	L130	A104	0.50	312.50	Review proposal from private investigator for approach to CNT by Japanese investigator posing as app developer (.1); various emails with L. Koonce, G. Wukoson and S. Bayard regarding same (.2); Review report from investigator regarding YTC Summit (.2)
10/03/14	L. Koonce	L130	A108	1.10	577.50	Emails with C. Weil regarding Japanese investigator approach (.2); review template for approach, and further emails with C. Weil regarding same (.4); review report on YTC Summit and CNT relationship chart (.5)
10/04/14	R. Balin	L130	A105	0.20	125.00	Review email from L. Koonce regarding private investigator's report on YTC summit (.2)
10/04/14	L. Koonce	L120	A106	0.40	210.00	Draft email to clients regarding status of various activities, and strategy (.4)
10/06/14	G. Wukoson	L130	A108	1.90	807.50	Analyze investigator report regarding YTC Summit and investigator diagram regarding TVpad manufacturer links to other entities (.4); confer with L. Koonce thereon and regarding investigation and litigation strategy (.4); analyze translations regarding recognition of U.S. judgments in China and Hong Kong and confer with team thereon (.7); call with investigator regarding progress of investigation of TVpad manufacturer and related parties (.4)
10/06/14	L. Koonce	L220	A103	2.60	1,365.00	Drafting demand letters (.5); interoffice



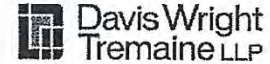
DISH Network LLC
Invoice No. 6271917
Page 3

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/07/14	S. Bayard	L220	A102	1.60	776.00	conference with G. Wukoson regarding investigation (.3); review investigators reports and follow up regarding same (1.8)
10/07/14	G. Wukoson	L130	A108	1.40	595.00	Review vicarious and contributory infringement cases for preliminary injunction brief outline (1.6)
10/07/14	R. Balin	L130	A105	0.20	125.00	Call with investigators regarding investigation of TVpad manufacturer and related entities and forensic investigation of TVpad 'on demand' applications (.6); prepare email memorandum regarding same (.4); confer with L. Koonce thereon (.4)
10/07/14	L. Koonce	L220	A103	1.60	840.00	Read update from G. Wukoson on private investigation (.2)
10/08/14	S. Bayard	L220	A102	5.60	2,716.00	Attention to demand letters (.4); interoffice conference with G. Wukoson regarding investigation, and emails with C. Weil regarding same (.6); emails with clients regarding conference call (.1); review background on Chinese entities, and emails with C. Weil regarding broker88.com domain (.5)
10/08/14	G. Wukoson	L130	A108	0.40	170.00	Review cases on vicarious and contributory liability (1.8); draft outline of preliminary injunction brief (3.6); emails with investigator regarding share file system for work product (.2)
10/08/14	R. Balin	L110	A106	0.60	375.00	Correspond with investigator regarding conveyance of attachments to investigative reports and video recordings (.2); analyze attachments to investigative report concerning YTC Summit (.2)
10/08/14	L. Koonce	L130	A104	0.80	420.00	Read email from Lilu regarding purpose of Cease & Desist letters (.1); review email and draft report from Mintz regarding its investigation of CNT (.2); review reply email from L. Koonce (.1); review lengthy email from Mr. Tsang regarding TVB facts and damages being suffered by TVB (.2)
10/09/14	S. Bayard	L220	A103	4.20	2,037.00	Review draft memorandum from investigators regarding CNT, and examine specific connections (.8)
10/09/14	G. Wukoson	L130	A104	2.50	1,062.50	Outline and draft sections of preliminary injunction brief (4.2)
						Analyze investigative report concerning



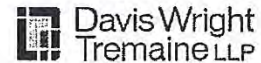
DISH Network LLC
Invoice No. 6271917
Page 4

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/09/14	R. Balin	L120	A106	2.00	1,250.00	TVpad manufacturer and related entities (.6); call with investigator regarding developments in investigation and investigative report (.7); prepare for and attend call with clients regarding investigation of TVpad manufacturer and distributors, demand letters to TVpad manufacturer and distributors and common interest agreement (.4); attend call with clients (.8)
10/09/14	L. Koonce	L120	A106	0.80	420.00	Phone conference with C. Weill regarding status of Mintz investigation (.3); prepare for client call to discuss outstanding issues (.7); call with CCTV, TVB and DISH client contacts, L. Koonce and G. Wukoson to discuss various issues (1.0)
10/10/14	G. Wukoson	L130	A108	0.50	212.50	Telephone conference with clients regarding strategy (.8)
10/10/14	R. Balin	L130	A108	0.60	375.00	Call with investigators regarding approach to TVpad manufacturer posing as Japanese app developer, status of purchase of TVpads from distributors into California, progress of recording of programs and progress of forensic testing of TVpad on demand applications and confer with team thereon (.5)
10/10/14	L. Koonce	L130	A105	0.20	105.00	Emails from and to G. Wukoson and L. Koonce regarding next steps in private investigation, including approach by Japanese app developer (.2); phone conference with Mr. Wall regarding [REDACTED] (.2); read email from Mr. Wall [REDACTED] (.1); read email from G. Wukoson reporting on number of CCTV and TVB shows recorded by Mintz using TVpad (.1)
10/11/14	S. Bayard	L220	A103	2.90	1,406.50	Emails with team regarding Mintz investigation (.2)
10/12/14	S. Bayard	L110	A104	1.90	921.50	Draft outline for preliminary injunction brief (1.3); draft irreparable harm, balance of hardships, and public interest sections of preliminary injunction brief (1.6)
						Review investigation and other factual materials on CNT, YTC, and distributors (1.9)



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/12/14	R. Balin	L220	A105	0.10	62.50	Read email from S. Bayard regarding outline for preliminary injunction brief (.1)
10/13/14	R. Balin	L110	A106	0.10	62.50	Review email from Mr. Tsang explaining relationship between various TVB corporate entities and how copyrights are licensed as between them (.1)
10/14/14	G. Wukoson	L220	A103	1.20	510.00	Correspond with investigators concerning recording of TVB and CCTV programming (.3); prepare investigator declaration in support of motion for preliminary injunction (.9)
10/14/14	R. Balin	L130	A104	1.10	687.50	Read email from Michelle at CCTV requesting list of CCTV programs recorded by Mintz for copyright registration purposes (.1); send email to G. Wukoson and S. Bayard regarding same (.1); read email from Lilu regarding requirements for NCAC action against CNT in China; review report and attachments from private investigator Mintz regarding their investigation of CNT (.7)
10/15/14	G. Wukoson	L220	A103	2.70	1,147.50	Review investigator report regarding CNT and connected entities (.6); prepare investigator declaration regarding defendant identities (.8); prepare investigator declaration regarding forensic testing of TVpad and confer with L. Koonce regarding lists of TVpad applications and TVB and CCTV channels and programs streamed and infringed (.9); analyze correspondence from TVB concerning investigator report on CNT and related entities and TVpad Taobao website and confer with team thereon (.2); analyze correspondence from CCTV concerning China investigation for connection with investigation and litigation strategy (.2)
10/15/14	R. Balin	L130	A105	0.10	62.50	Read email from G. Wukoson regarding outstanding issues (.1)
10/15/14	L. Koonce	L130	A105	0.20	105.00	Emails with G. Wukoson regarding follow-up questions for Mintz (.2)
10/16/14	G. Wukoson	L220	A103	1.00	425.00	Correspond with CCTV and TVB concerning lists of series infringed by TVpad applications (.3); prepare investigator declaration regarding



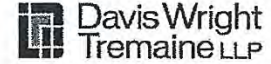
DISH Network LLC
Invoice No. 6271917
Page 6

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/16/14	R. Balin	L110	A106	0.30	187.50	defendants' identities and liability for infringement (.7) Read email from G. Wukoson to Mr. Tsang regarding TVB programs infringed by TVpad apps (.1); read email from Mr. Tsang regarding same (.1); read email from G. Wukoson to Lilu regarding CCTV programs infringed by TVpad apps (.1)
10/17/14	G. Wukoson	L220	A103	1.50	637.50	Prepare investigator declaration regarding defendants' identities and evidence of liability for infringement (.8); confer with L. Koonce thereon (.2); research propriety of service on Hong Kong defendants via registered mail and prepare email memorandum thereon (.5)
10/17/14	R. Balin	L220	A105	0.20	125.00	Phone conference with L. Koonce regarding various open issues (.2)
10/17/14	L. Koonce	L220	A103	1.10	577.50	Interoffice conference with G. Wukoson regarding investigator declaration (.2); interoffice conference with R. Balin regarding investigation (.2); drafting cease and desist letters (.7)
10/19/14	G. Wukoson	L220	A102	2.80	1,190.00	Research propriety of service on Hong Kong defendants by international mail under Hague Convention and Federal Rules of Civil Procedure and prepare email memorandum thereon (2.80)
10/20/14	S. Bayard	L120	A105	0.20	97.00	Review email from G. Wukoson regarding service by mail in Hong Kong (.2)
10/20/14	G. Wukoson	L220	A103	3.90	1,657.50	Prepare investigator declaration regarding defendants' identities and liability for infringement and in support of motion for preliminary injunction (3.7); confer with team regarding potential PRC government investigation of TVpad-related entities (.2)
10/20/14	R. Balin	L110	A106	0.80	500.00	Read email from Mr. Wall regarding status of investigation (.1); send email to L. Koonce regarding same (.1); read emails from C. Weil and L. Koonce regarding whether physical location of infringing server can be ascertained (.2); read email from L. Koonce to Lilu reporting inability to pinpoint physical location of infringing server in China (.1); read emails from G. Wukoson and



DISH Network LLC
Invoice No. 6271917
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/20/14	L. Koonce	L220	A103	2.40	1,260.00	S. Bayard regarding effectuating service on HK companies under Hague convention (.2); read memo from G. Wukoson regarding GVTV (.1)
10/21/14	G. Wukoson	L220	A103	1.20	510.00	Emails with C. Weil regarding investigation (.3); email to CCTV regarding enforcement by Chinese authorities (.2); review of draft outline for preliminary injunction (.7); review research regarding service of process in Hong Kong (.2); continue drafting cease and desist letters (1.0)
10/21/14	R. Balin	L110	A106	0.10	62.50	Prepare investigator declaration regarding defendants' identities and liability for infringement and in support of motion for preliminary injunction (.9); call with investigator regarding TVpad distributor investigation, approach to TVpad manufacturer regarding app creation, TVpad on-demand application forensic testing and China server issues (.3)
10/21/14	L. Koonce	L130	A108	0.50	262.50	Telephone conference with investigators regarding current progress, and follow-up regarding same (.5)
10/22/14	G. Wukoson	L220	A103	3.40	1,445.00	Analyze proposed protocol to approach distributor TVpad.com China contact and correspondence with distributor TVpad.com and confer with L. Koonce thereon (.4); prepare investigator declaration regarding defendants' identities and liability for infringement and in support of motion for preliminary injunction (3.0)
10/22/14	R. Balin	L110	A106	0.20	125.00	Read emails from Mr. Tsang, Mr. Wall and G. Wukoson regarding Shenzhen Hoogle Tech Co (.2)
10/23/14	G. Wukoson	L220	A103	1.60	680.00	Prepare investigator declaration regarding defendants' identities and liability for infringement and in support of motion for preliminary injunction (1.6)
10/23/14	L. Koonce	L130	A108	2.40	1,260.00	Multiple telephone conferences with C. Weil and Mintz to discuss investigation, and review material from C. Weil (1.3); draft email to Mr. Wall



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/24/14	R. Balin	L220	A105	0.20	125.00	regarding status of investigation (.3); continue drafting cease and desist letters (.8)
10/24/14	L. Koonce	L220	A103	1.80	945.00	Read email from L. Koonce regarding draft Cease & Desist letters to CNT and U.S. distributors (.1); review email report from L. Koonce to clients (.1)
10/27/14	G. Wukoson	L220	A103	2.40	1,020.00	Drafting cease and desist letters (1.8) Correspond with CCTV and email team regarding payment of fees for registration of copyrights (.2); prepare investigator declaration regarding defendants' identities and liability for infringement and in support of motion for preliminary injunction (2.2)
10/27/14	P. Schoenberg	L190	A106	0.40	104.00	Attention to incoming correspondence from CCTV regarding assistance with effecting payments for online copyright registration of nine television programs and report to G. Wukoson (.4)
10/27/14	R. Balin	L110	A106	0.30	187.50	Read email from Lilu regarding registration of CCTV copyrights (.1); send email to G. Wukoson regarding same (.1); read email from Mr. Tsang of TVB [REDACTED] (.1)
10/27/14	L. Koonce	L110	A106	0.40	210.00	Review multiple emails regarding copyright registration issues (.2); attention to cease and desist letters (.2)
10/28/14	S. Bayard	L220	A103	1.30	630.50	Telephone call with G. Wukoson regarding registration process (.2); email to Mr. Tsang regarding registrations and list of video-on-demand programs (.3); review and revise draft cease-and-desist letters to CNT and U.S. distributors (.8)
10/28/14	G. Wukoson	L220	A103	3.20	1,360.00	Confer with S. Bayard regarding registration of CCTV and TVB copyrights (.2); prepare investigator declarations regarding forensic examination of TVpad and TVpad applications, and defendants' identities and liability for infringement and in support of motion for preliminary injunction (3.0)
10/28/14	R. Balin	L120	A105	0.40	250.00	Emails with defense team regarding meeting to discuss various issues and strategy (.1); review email report from investigator regarding additional



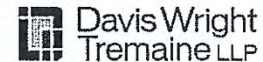
DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/28/14	L. Koonce	L220	A105	0.50	262.50	forensic investigation of TVpad device (.3) Review suggested edits to cease and Desist letter, and edit same (.3); interoffice conference with C. McCauley regarding Cease and Desist page limit for a PI brief, and asking for more pages (.2)
10/29/14	S. Bayard	L220	A105	1.80	873.00	Meet with R. Balin, L. Koonce, and G. Wukoson regarding status of investigation, registrations, and preliminary injunction papers (1.3); review revised draft of cease-and-desist letters and search for logs of infringed programs (.3); email to Mr. Tsang regarding list of video-on-demand programs infringed by TVpad and registration process (.2)
10/29/14	G. Wukoson	L220	A103	4.40	1,870.00	Analyze investigator report and evidence attached thereto and prepare investigator declarations regarding forensic examination of TVpad and TVpad applications, and defendants' identities and liability for infringement and in support of motion for preliminary injunction (3.1); conference call with team regarding copyright registrations of TVB and CCTV, investigation and preparation of complaint and preliminary injunction motion (1.3)
10/29/14	L. Koonce	L220	A105	2.80	1,470.00	Meeting with R. Balin, S. Bayard and G. Wukoson regarding preliminary injunction and cease and desist letters (1.3); revisions to cease and desist letters and drafting exhibits to letters (1.2); review new summary from investigators (.3)
10/30/14	S. Bayard	L220	A103	3.70	1,794.50	Review revised Cease and Desist letters and revise same (.3); telephone call with R. Balin regarding revisions to Cease and Desist letters and strategy on registrations, recordings, and proof of infringement (1.0); revise Cease and Desist letters to further incorporate comments from R. Balin and add video-on-demand programs to exhibit of representative examples of infringed works (.5); draft email to Mr. Tsang regarding recording and proof of



DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/30/14	G. Wukoson	L220	A103	1.20	510.00	infringement (.2); research on proof of infringement through acts of investigators and draft email memo to R. Balin regarding same (1.7)
10/30/14	R. Balin	L220	A104	2.00	1,250.00	Analyze correspondence from investigator providing update regarding investigation and approaches to defendants (.2); analyze investigator report and evidence attached thereto (.3); prepare investigator declarations regarding forensic examination of TVpad and TVpad applications, and defendants' identities and liability for infringement and in support of motion for preliminary injunction (.7)
10/30/14	L. Koonce	L220	A103	0.30	157.50	Review and revise draft Cease and Desist letters to CNT and U.S. distributors (.9); phone conference with S. Bayard regarding edits to same (.5); review outline of preliminary injunction brief (.3); send email to L. Koonce regarding same (.1); read email report from S. Bayard regarding proving infringements through actions of private investigator (.2)
10/31/14	S. Bayard	L110	A106	1.20	582.00	Attention to Cease and Desist letters (.3)
10/31/14	R. Balin	L110	A106	2.10	1,312.50	Prepare for call with Mr. Tsang regarding registrations and recordings (.2); telephone conference with R. Balin and Mr. Tsang and his team regarding recording of video-on-demand .6programs
						Review and revise draft Cease and Desist letters and attached chart of infringing apps and infringed CCTV/TVB programs (.4); draft and revise explanatory email to clients attaching draft Cease and Desist letters (.8); follow up emails with Mr. Wall regarding phone conference to discuss outstanding issues (.1); conference with S. Bayard regarding recording of TVB VoD programs using TVpad to preserve evidence (.2); phone conference with Mr. Tsang and S. Bayard regarding same (.6)



DISH Network LLC
Invoice No. 6271917
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/31/14	L. Koonce	L220	A103	0.80	420.00	Finalize draft cease and desist letters and draft cover letter to clients (.8)
Total Services				103.20	\$45,381.60	

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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$45,381.60
Total Current Disbursements	410.81
<hr/>	
Total Current Invoice	\$45,792.41
Your Portion of Amount Due at 40%	\$18,316.97

SUMMARY BY PROFESSIONAL

<u>Professional Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	13.80	562.50	7,762.50
Koonce, L.	23.10	472.50	10,914.75
Total	36.90		18,677.25
<u>Associate</u>			
Bayard, S.	26.00	436.50	11,349.00
Wukoson, G.	39.90	382.50	15,261.75
Total	65.90		26,610.75

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 55 of 93 Page ID
#:16797



DISH Network LLC
Invoice No. 6271917
Page 12

Paralegal			
Schoenberg, P.	0.40	234.00	93.60
Total	0.40		93.60
Total All Classes	103.20		<u>\$45,381.60</u>

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Seattle, WA 98101-3045
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Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

November 30, 2014
Invoice No. 6271918

NOVEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



China International Communications Co., Ltd. (CICC)
Invoice No. 6271918
Page 7

DATE **PROFESSIONAL** **TIME** **DESCRIPTION OF SERVICES**

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES

Total Hours Worked 103.20

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 58 of 93 Page ID
#:16800



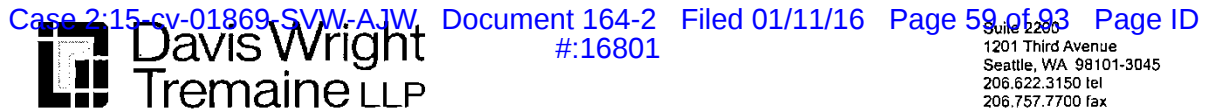
China International Communications Co., Ltd. (CICC)
Invoice No. 6271918
Page 8

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$45,381.60
Total Current Disbursements	410.81
<hr/>	
Total Current Invoice	\$45,792.41
Your Portion of Amount Due at 30%	\$13,737.87

SUMMARY BY PROFESSIONAL

<u>Professional</u> <u>Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	13.80	562.50	7,762.50
Koonce, L.	23.10	472.50	10,914.75
Total	36.90		18,677.25
<u>Associate</u>			
Bayard, S.	26.00	436.50	11,349.00
Wukoson, G.	39.90	382.50	15,261.75
Total	65.90		26,610.75
<u>Paralegal</u>			
Schoenberg, P.	0.40	234.00	93.60
Total	0.40		93.60
Total All Classes	103.20		<u>\$45,381.60</u>



Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

TVB Holdings (USA) Inc.
Attn: Samuel Tsang
VP Operations
15411 Blackburn Avenue
Norwalk, CA 90650

November 30, 2014
Invoice No. 6271919

NOVEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0103157-000001
TV PAD Litigation

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 60 of 93 Page ID
#:16802



TVB Holdings (USA) Inc.
Invoice No. 6271919
Page 7

DATE PROFESSIONAL TIME DESCRIPTION OF SERVICES

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES

Total Hours Worked 103.20

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TVB Holdings (USA) Inc.
Invoice No. 6271919
Page 8

[REDACTED]

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$45,381.60
Total Current Disbursements	410.81
<hr/>	
Total Current Invoice	\$45,792.41
Your Portion of Amount Due at 30%	\$13,737.72

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	13.80	562.50	7,762.50
Koonce, L.	23.10	472.50	10,914.75
Total	36.90		18,677.25
Associate			
Bayard, S.	26.00	436.50	11,349.00
Wukoson, G.	39.90	382.50	15,261.75
Total	65.90		26,610.75
Paralegal			
Schoenberg, P.	0.40	234.00	93.60
Total	0.40		93.60
Total All Classes	103.20		\$45,381.60

[REDACTED]

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 62 of 93 Page ID #:16804



Anchorage
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Seattle
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Washington D.C.

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

DISH Network LLC
Attn: Michael Wall
Corporate Counsel
9601 S. Meridian Blvd.
Englewood, CO 80112

December 18, 2014
Invoice No. 6272053
SENT ELECTRONICALLY

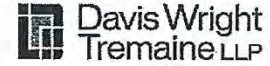
DECEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

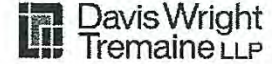
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/02/14	R. Balin	L130	A106	0.20	125.00	Review email from Mr. Kuelling regarding CNT's non-response to Japanese investigator posing as app developer (.1); send reply email to Mr. Kuelling regarding same (.1)
11/03/14	R. Balin	L210	A105	0.30	187.50	Send email to defense team regarding drafting of complaint (.1); draft and send email to clients scheduling client call to discuss case status (.2)
11/03/14	L. Koonce	L130	A104	0.90	472.50	Review revised CNT memorandum from Mintz Group (.7); review TVB hierarchy document (.2)
11/04/14	S. Bayard	L190	A102	1.40	679.00	Confer with R. Balin regarding registration and publication date issues and review circulators from Copyright Office website (.6); telephone call with Ms. Lai regarding TVB distribution process and registrations (.5); email to R. Balin with breakdown of TVB programs in terms of joint versus individual registration (.3)
11/04/14	G. Wukoson	L190	A104	0.30	127.50	Analyze copyright office account for

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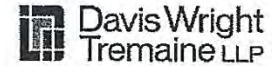
DISH Network LLC
Invoice No. 6272053
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/04/14	R. Balin	L120	A105	0.30	187.50	CCTV copyright registrations and confer with team thereon (.3) Emails from and to G. Wukoson regarding whether to register CCTV programs as published or unpublished works (.2); read email from S. Bayard regarding TVB programs recorded by private investigator (.1)
11/04/14	L. Koonce	L210	A106	0.80	420.00	Review copyright registration list and emails regarding same (.2); review of investigative report (.2); review of draft complaint (.4)
11/05/14	S. Bayard	L120	A106	2.30	1,115.50	Telephone call with R. Balin, L. Koonce, G. Wukoson to strategize, plan, and prepare regarding registrations and preliminary injunction papers (.8); email to Ms. Lai regarding registration of TVB programs (.1); telephone conference with Ms. Lai and R. Balin regarding TVB registrations (.3); prepare for telephone conference regarding status of case (.1); telephone conference with teams from DISH, TVB, and CCTV regarding status of case (1.0)
11/05/14	G. Wukoson	L220	A105	0.80	340.00	Conference call with team regarding preparation for call with clients concerning cease and desist letters, copyright registrations, final investigation steps, and drafting of preliminary injunction papers (.8)
11/05/14	R. Balin	L220	A106	3.80	2,375.00	Phone call with L. Koonce, G. Wukoson and S. Bayard regarding various issues (.8); draft email to clients regarding various Agenda issues for upcoming client call (.4); phone conference with Ms. Lai from TVB and S. Bayard regarding registering TVB programs with Copyright Office (.3); emails from and to Ms. Lai regarding splitting of expedited registration fees between CCTV, TVB and DISH (.1); various emails from and to Mr. Wall regarding draft Cease & Desist letters (.3); review Mr. Wall's red-line edits to draft Cease & Desist letters (.1); forward same to TVB and CCTV (.1); review Mr. Tsang's edits to draft Cease & Desist letters (.1); prepare for phone conference with clients (.4); phone



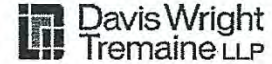
DISH Network LLC
Invoice No. 6272053
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/05/14	L. Koonce	L220	A106	3.40	1,785.00	conference with clients from CCTV, TVB and DISH to discuss case status, strategy and various other issues, including Cease & Desist letters and expediting copyright registration process (1.0); send email to DWT legal team regarding issues decided on client call .2
11/06/14	S. Bayard	L220	A103	1.20	582.00	Telephone call with DWT team regarding strategy (.8); review edits and questions from clients on cease and desist letters (.4); prepare for and attend conference call with clients (1.0); begin revising cease and desist letters (1.2)
11/06/14	R. Balin	L120	A106	1.30	812.50	Confer with R. Balin regarding copyright registrations (.3); email to Lilu regarding CCTV registrations (.1); draft email to Mr. Wall regarding estimated cost of registrations (.3); review revised draft cease-and-desist letters and suggest revisions (.5)
11/06/14	L. Koonce	L220	A103	1.60	840.00	Conference with S. Bayard regarding cost estimates for securing expedited copyright registration for TVB and CCTV programs (.2); send email to Mr. Wall regarding same (.1); read reply email from Mr. Wall and follow up emails with TVB and CCTV regarding DISH's agreement to [REDACTED] (.2); emails from and to Lilu regarding registration of CCTV copyrights (.1); revise and send to Mr. Wall email estimating fees for expediting CCTV and TVB copyright registrations (.3); read email from Ms. Lai regarding list of TVB VoD copyright registrations (.1); review revised Cease & Desist letters (.2); read follow up emails from S. Bayard and L. Koonce regarding same (.1)
11/07/14	R. Balin	L220	A103	1.10	687.50	Revise cease and desist letters (.8); email to DISH regarding registration fees (.4); review S. Bayard edits to Cease and Desist letters (.4)
						Emails from and to Lilu regarding submission of U.S. copyright registration applications by CCTV (.2); edit draft Cease & Desist letters (.6); follow up emails with L. Koonce and S. Bayard regarding same (.2); review



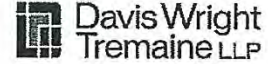
DISH Network LLC
Invoice No. 6272053
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/07/14	L. Koonce	L220	A103	1.80	945.00	email to clients attaching revised Cease & Desist letters (.1)
11/09/14	R. Balin	L110	A105	0.40	250.00	Edit and finalize cease and desist letters and circulate to clients (1.8)
11/10/14	S. Bayard	L190	A106	0.60	291.00	Phone conference with S. Bayard regarding various CCTV issue (.4)
11/10/14	G. Wukoson	L220	A104	0.70	297.50	Telephone call with Lili and Michelle, from CCTV and R. Balin regarding registration of CCTB programs (.6)
11/10/14	R. Balin	L190	A106	2.10	1,312.50	Analyze agreement between TVB and DISH regarding scope of grant of rights to DISH to perform and distribute TVB programming through satellite television and Over-the-Top channels and prepare email memorandum thereon (.4); confer with L. Koonce regarding investigator and client declarations and litigation strategy (.3)
11/10/14	L. Koonce	L220	A103	1.70	892.50	Various emails from and to Mr. Kuelling, Mr. Wall, Mr. Tsang and DWT legal team regarding edits to draft Cease & Desist letter (.5); prepare for phone conference with Lili from CCTV (.4); phone conference with clients from CCTV and S. Bayard to discuss CCTV copyright registration applications (.8); review revised Cease & Desist letters (.4)
11/11/14	S. Bayard	L220	A103	3.40	1,649.00	Review and respond to inquiry from Mr. Kuelling regarding standing, and research regarding same (1.4); revisions to draft Cease and Desist letters (.3)
11/11/14	G. Wukoson	L220	A103	1.50	637.50	Telephone call with G. Wukoson regarding finalizing CCTV registrations (.1); email to Ms. Lai regarding video-on-demand list and registration of recent episodes (.1); review investigator declarations to plan, prepare, and strategize for brief, complaint, and other declarations (1.1); draft TVB business/irreparable harm declaration (3.4)
						Prepare copyright registration forms for CCTV programming (.8) confer with R. Balin and correspond with CCTV regarding filing thereof (.3) ; analyze CCTV and TVB investigative materials to prepare investigator and client declarations regarding marketing of TVpad (.4)



DISH Network LLC
Invoice No. 6272053
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/11/14	R. Balin	L130	A104	0.40	250.00	Conference and emails from and to G. Wukoson regarding CCTV copyright registration applications (.2); review forensics report from C. Weil at Mintz Group (.2)
11/11/14	L. Koonce	L130	A104	1.50	787.50	Extensive review of Mintz invoices and work product; review interim forensics report (1.5)
11/12/14	S. Bayard	L220	A102	6.10	2,958.50	Review chart from Ms. Lai regarding VOD content on TVpad and registrations (.5); research whether copy of certificate of registration needs to be included in preliminary injunction papers or pages from online catalog are sufficient (1.0); review materials on CCTV corporate structure for declaration (.3); strategize, plan, and prepare regarding preliminary injunction papers (.3); telephone call with Ms. Lai regarding chart of VOD content and registrations (.8); email to R. Balin, L. Koonce, and G. Wukoson regarding additional areas of factual development needed in investigator declarations; draft TVB declaration on business and irreparable harm (1.9); meet with R. Balin, L. Koonce, and G. Wukoson to strategize, plan, and prepare for preliminary injunction papers (1.0)
11/12/14	G. Wukoson	L220	A103	2.90	1,232.50	Analyze investigator reports and analysis to prepare investigator declaration regarding forensic testing of TVpad applications (.8); team meeting regarding case strategy and preparation of complaint and papers in support of motion for preliminary injunction (1.0; prepare investigator declaration in support of motion for preliminary injunction and regarding interconnection of TVpad manufacturer entities and ties to development of TVpad applications (1.1)
11/12/14	R. Balin	L220	A105	1.50	937.50	Meeting with DWT legal team to discuss preliminary injunction motion papers and strategy (1.0); read email from Ms. Lai of TVB attaching list of TVB VoD programs registered with Copyright Office (.1); read email from S. Bayard regarding attaching TVB and CCTV copyright registration



DISH Network LLC
Invoice No. 6272053
Page 6

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/12/14	L. Koonce	L220	A105	1.80	945.00	certificates to complaint (.1); review S. Bayard's comments on draft investigator's declarations (.2); review status report from Michelle of CICC regarding filing of CCTV copyright registration applications (.1)
11/13/14	S. Bayard	L220	A103	4.90	2,376.50	Review emails regarding copyright registration (.3); review summary of facts still needed from investigators (.2); meeting with team to discuss status of summary judgment papers (1.0); review complaint (.3)
11/13/14	G. Wukoson	L220	A103	2.70	1,147.50	Draft TVB declaration on business and irreparable harm (4.9)
11/13/14	R. Balin	L220	A106	0.40	250.00	Call with investigators regarding details of forensic analysis of TVpad applications (.4); prepare investigator declaration in support of motion for preliminary injunction and regarding interconnection of TVpad manufacturer entities and ties to development of TVpad applications (1.0); confer with L. Koonce thereon (.3)
11/13/14	L. Koonce	L220	A106	0.70	367.50	Send email to DWT legal team regarding status of CCTV copyright registrations, TVB copyright registrations and draft Cease & Desist letter (.1); phone conference with Ms. Lai regarding TVB copyright registrations (.2); review emails from Michelle at CICC and Mr. Wall at DISH approving draft Cease & Desist letters (.1)
11/14/14	S. Bayard	L220	A103	5.50	2,667.50	Email to clients regarding cease and desist letters (.1); attention to cease and desist letters (.3); interoffice conference with G. Wukoson regarding investigator declaration and interrelationship of TVpad manufacturer entities (.3)
11/14/14	G. Wukoson	L190	A111	1.10	467.50	Draft and revise TVB business and irreparable harm declaration (1.5); conference with L. Koonce regarding Mintz investigation (.2); gather background information for CCTV business and irreparable harm declaration (1.5); draft CCTV business and irreparable harm declaration (2.3)
						Submit payments for applications to register CCTV copyrights (.2); prepare



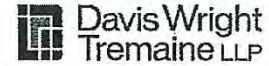
DISH Network LLC
Invoice No. 6272053
Page 7

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/14/14	R. Balin	L220	A103	0.60	375.00	investigator declarations in support of motion for preliminary injunction concerning forensic testing of TVpad and identities and liability of defendants (.7); confer with L. Koonce regarding addresses for cease and desist letters to U.S. distributors (.2) -2
11/14/14	L. Koonce	L220	A103	1.10	577.50	Review additional revisions to Cease & Desist letters (.2); phone conference with L. Koonce regarding same (.2); review emails from Mr. Kuelling and Ms. Wu regarding rights granted to DISH under CCTV license agreement (.2)
11/15/14	S. Bayard	L220	A103	3.90	1,891.50	Email to clients regarding cease and desist letters (.2); revisions to cease and desist letters (.5); interoffice conference with S. Bayard regarding investigation (.2); interoffice conference with R. Balin regarding strategy (.2)
11/15/14	G. Wukoson	L120	A102	0.70	297.50	Draft CCTV business and irreparable harm declaration (2.5); gather background information for DISH declaration (1.4)
11/16/14	S. Bayard	L220	A103	2.00	970.00	Analyze copyright registration deposit copy requirements for unpublished motion picture works (.3); confer with team and prepare correspondence to CCTV thereon (.4)
11/16/14	G. Wukoson	L220	A105	3.60	1,530.00	Draft and revise DISH business and irreparable harm declaration (2.0)
11/16/14	R. Balin	L120	A103	0.20	125.00	Prepare investigator declarations in support of motion for preliminary injunction concerning forensic testing of TVpad and identities and liability of defendants (2.9); confer with L. Koonce regarding addresses for cease and desist letters to U.S. distributors (.3); correspond with CCTV and confer with team regarding format of submission of deposit copies to Copyright Office (.4)
11/16/14	L. Koonce	L110	A105	0.30	157.50	Review and revise draft email from G. Wukoson to Michelle at CCTV regarding copyright registration requirements (.2)
11/17/14	S. Bayard	L220	A103	2.70	1,309.50	Emails with G. Wukoson regarding Sopcast issues (.3)
						Draft declaration on DISH business and irreparable harm (2.3); revise -3



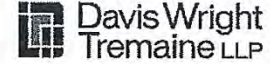
DISH Network LLC
Invoice No. 6272053
Page 8

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/17/14	G. Wukoson	L220	A105	0.40	170.00	declarations on TVB and CCTV business and irreparable harm (.4) Correspond with CCTV and confer with team regarding format of submission of deposit copies to Copyright Office (.2); confer with L. Koonce regarding investigator declarations in support of motion for preliminary injunction (.2)
11/17/14	M. Duffy	L190	A102	0.50	120.00	Research and review eCO requirements (.5)
11/17/14	P. Schoenberg	L140	A110	0.20	52.00	Attention to US Copyright Office requirements regarding uploading video deposit materials (.2)
11/17/14	R. Balin	L140	A110	0.30	187.50	Emails to and from G. Wukoson and M. Duffy regarding whether CCTV can upload deposit copies of TV programs to Copyright Office website (.2); send email to L. Koonce regarding draft Cease & Desist letters (.1)
11/17/14	L. Koonce	L220	A103	1.00	525.00	Revise cease and desist letters and forward to M. Wall (DISH) for review (.8); review of email from Mintz (.2)
11/18/14	S. Bayard	L220	A103	1.80	873.00	Review and revise declarations on business and irreparable harm for TVB, CCTV, and DISH (1.4); meet with R. Balin to discuss declarations and status of other preliminary injunction papers (.3); telephone call with R. Balin regarding DISH agreements (.1)
11/18/14	R. Balin	L220	A106	0.80	500.00	Emails from and to Ms. Lai regarding status of TV copyright registration applications (.1); meet with S. Baynard regarding draft investigator's declarations in support of preliminary injunction motion (.3); various emails with Mr. Kuelling, Mr. Wall and DWT defense team final edits to regarding draft Cease & Desist letters (.3); send email to Mr. Wall requesting copies of license agreements with CCTV and TVB (.1)
11/18/14	L. Koonce	L220	A103	7.70	4,042.50	Review comments on cease and desist letters from DISH and respond to same (.5); revise Cease and Desist letters (.3); research regarding multiple facts in investigator declaration (Weil Declaration) (2.1); extensive revisions to Weil declaration (4.8)
11/19/14	S. Bayard	L220	A103	1.20	582.00	Review final draft of cease-and-desist



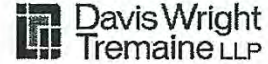
DISH Network LLC
Invoice No. 6272053
Page 9

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/19/14	G. Wukoson	L130	A105	0.20	85.00	letter on DISH letterhead (.1); review and make suggested revisions to L. Koonce email responding to TVB corporate's questions regarding previous TVpad cases (.2)
11/19/14	R. Balin	L120	A106	0.70	437.50	Confer with L. Koonce regarding investigation of TVpad manufacturer entities, preparation of investigator declarations in support of motion for preliminary injunction and service on Hong Kong defendants (.2)
11/19/14	L. Koonce	L220	A103	8.30	4,357.50	Read email from C. Weil attaching article regarding seizure of TVpad devices by Malaysian government (.1); review draft response to questions posed by Mr. Tsang regarding case strategy (.2); emails from and to L. Koonce regarding naming John Doe defendants (.1); emails with Mr. Wall and DWT defense team regarding final version of Cease & Desist letters (.2); read email from Ms. Lai regarding registration of TVB copyrights (.1)
11/19/14	C. McCauley	L120	A105	0.50	245.00	Extensive revisions to Weil declaration (6.2); respond to inquiry from Mr. Tsang regarding difference between this case and Tai Lake case (1.4); circulate final cease and desist letters to clients (.2); respond to further inquiry from Mr. Tsang regarding names of distributors (.3); respond to inquiry from Mr. Tsang regarding John Doe defendants (.2)
11/20/14	S. Bayard	L220	A105	1.10	533.50	Conference with L. Koonce regarding case strategy and background (.5)
11/20/14	R. Balin	L190	A106	0.80	500.00	Confer with L. Koonce regarding investigator declarations and strategy for preliminary injunction motion (.3); email to Ms. Lai regarding TVB registrations (.1); gather and email most pertinent research to C. McCauley for background and preparation for preliminary injunction papers (.6); confer with R. Balin regarding expedited discovery (.1)
						Emails from and to G. Wukoson and Michelle regarding efilings by CCTV of deposit copies with Copyright Office (.2); forward article about seizure of TVpads by Malaysian government to



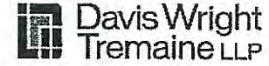
DISH Network LLC
Invoice No. 6272053
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/20/14	L. Koonce	L220	A103	5.40	2,835.00	Mr. Wall (.1); phone conference with Mr. Wall regarding case status (.2); review email from Ms. Lai confirming filing of TVB copyright registrations and reply email from S. Bayard regarding same (.1); read email from L. Koonce regarding Weil declaration; read various emails from Mr. Wall and L. Koonce regarding Cease & Desist letters (.1); review email from Mr. Wall attaching amendments to DISH licensing agreements with CCTV and TVB (.1)
11/21/14	S. Bayard	L220	A105	1.20	582.00	Revisions to Weil declaration (4.8); make final revisions to cease and desist letters to clients, and multiple emails with DISH and team regarding same (.6)
11/21/14	G. Wukoson	L220	A103	3.00	1,275.00	Review DISH-CCTV agreements and draft email to R. Balin, L. Koonce, and G. Wukoson regarding agreements (.9); email to C. McCauly regarding transferring draft preliminary injunction papers to C.D. Cal formatting (.1); email to word processing providing caption information for preliminary injunction papers (.2)
11/21/14	R. Balin	L220	A106	0.40	250.00	Confer with L. Koonce regarding motion for preliminary injunction and results of underlying investigation (2.3); prepare investigator declarations regarding defendant identity and liability and forensic examination of TVpad in support of motion for preliminary injunction; analyze evidence of ties between TVpad manufacturers and TVpad applications (.7)
11/21/14	L. Koonce	L220	A104	3.70	1,942.50	Read email from Mr. Wall confirming mailing of Cease & Desist letters to CNT and U.S. Distributors (.1); review reports from Mintz regarding investigator's approaches to Asha Media and New TVpad (.2); review email from S. Bayard regarding DISH license agreements with CICC (.1) -3 Review of Braak declaration (1.8); review memorandum from S. Bayard regarding CCTV-DISH Agreements (.2); review new memoranda from



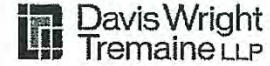
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/21/14	C. McCauley	L220	A104	2.50	1,225.00	Mintz regarding distributor approaches (.3); revisions to complaint (1.4) Review research file on relevant copyright cases compiled by S. Bayard (2.5)
11/23/14	G. Wukoson	L220	A103	3.80	1,615.00	Prepare investigator declaration regarding defendant identity and liability in support of motion for preliminary injunction (3.8)
11/24/14	S. Bayard	L220	A105	2.70	1,309.50	Meet with R. Balin, L. Koonce, and G. Wukoson to strategize, plan, and prepare for preliminary injunction motion (1.0); research on Ninth Circuit law on personal jurisdiction based on infringing sales (1.0); meet with R. Balin to discuss revisions to TVB, CCTV, and DISH declarations (.7)
11/24/14	G. Wukoson	L220	A103	10.50	4,462.50	Prepare investigator declaration regarding defendant identity and liability in support of motion for preliminary injunction (8.6); team meeting regarding status of preparation of complaint and papers in support of motion for preliminary injunction and litigation strategy (1.0); analyze authority regarding standards for obtaining expedited discovery on preliminary injunction motion (.5); analyze evidence of individuals associated with CNT to expedite delivery of cease and desist letter to CNT (.4)
11/24/14	R. Balin	L220	A103	4.00	2,500.00	Review and revise draft CCTV, TVB and DISH declarations in support of preliminary injunction motion (2.0); Meeting with S. Bayard, L. Koonce and G. Wukoson to discuss status of preliminary injunction motion papers and strategy issues (1.0); meeting with S. Bayard to discuss revisions to CCTV, TVB and DISH declarations (.7); read emails regarding inability to deliver Cease & Desist letter to CNT (.1); phone conference and emails with L. Koonce regarding same (.2)
11/24/14	L. Koonce	L220	A104	4.70	2,467.50	Review new memorandum from Mintz regarding ClubTVpad approach (.3); emails with DISH regarding delivery of cease and desist letters in China .2; interoffice conference with R. Balin, S.



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Invoice No. 6272053
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/25/14	S. Bayard	L220	A102	2.80	1,358.00	Bayard and G. Wukoson regarding preliminary injunction papers (1.0); review updated forensics analysis from Mintz (.3); create chart showing relationships between main players (for potential use in complaint) (.4); revisions to complaint (2.5)
11/25/14	G. Wukoson	L220	A103	8.80	3,740.00	Research on personal jurisdiction based on interactive website and investigator sales (2.6); email with C. McCauley regarding preliminary injunction papers, templates, and personal jurisdiction question (.2)
11/25/14	L. Koonce	L220	A103	1.80	945.00	Prepare investigator declarations regarding defendants identity and forensic examination of TVpad in support of motion for preliminary injunction (8.8)
11/25/14	C. McCauley	L220	A103	0.80	392.00	Revisions to complaint (.6); review of new draft of Weil declaration (.6); revisions to Braak declaration (.6)
11/26/14	S. Bayard	L220	A102	6.30	3,055.50	Revise complaint, memorandum in support of preliminary injunction and supporting declarations (.8)
11/26/14	G. Wukoson	L220	A103	7.90	3,357.50	Research on personal jurisdiction and venue in Ninth Circuit based on operating interactive website and sales into California (6.1); strategize with R. Balin regarding preliminary injunction papers (.2)
11/26/14	R. Balin	L220	A103	1.70	1,062.50	Prepare investigator declaration regarding forensic examination of TVpad in support of motion for preliminary injunction and correspond with investigators thereon (7.9)
11/27/14	G. Wukoson	L220	A103	0.40	170.00	Review and revise draft Weil declaration in support of preliminary injunction motion (1.7)
11/29/14	S. Bayard	L220	A103	7.90	3,831.50	Prepare investigator declaration regarding forensic examination of TVpad in support of motion for preliminary injunction and correspond with investigators thereon (.4)
11/30/14	S. Bayard	L220	A103	5.10	2,473.50	Review and revise Weil Declaration (7.9)
11/30/14	G. Wukoson	L220	A103	0.30	127.50	Review and revise the Weil Declaration (5.1)
						Analyze R. Balin and S. Bayard edits to investigator declaration concerning defendants' identities and liability in



DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
11/30/14	R. Balin	L220	A103	0.70	437.50	support of motion for preliminary injunction (.3) Review and revise Weil declaration in support of preliminary injunction motion .3; phone conference with S. Bayard regarding same (.4)
	Total Services			188.40	\$83,931.75	

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

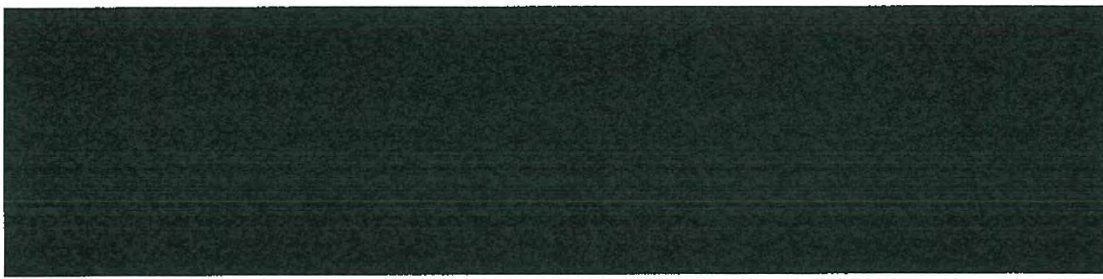
Total Current Services	\$83,931.75
Total Current Disbursements	0.00
Total Current Invoice	\$83,931.75
Your Portion of Amount Due at 40%	\$33,572.70

SUMMARY BY PROFESSIONAL

<u>Professional Partner</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Balin, R.	21.60	562.50	12,150.00
Koonce, L.	48.20	472.50	22,774.50
McCauley, C.	3.80	441.00	1,675.80
Total	73.60		36,600.30
<u>Associate</u>			
Bayard, S.	64.10	436.50	27,979.65
Wukoson, G.	49.60	382.50	18,972.00
Total	113.70		46,951.65
<u>Paralegal</u>			
Duffy, M.	0.50	216.00	108.00
Schoenberg, P.	0.20	234.00	46.80
Total	0.70		154.80
Total All Classes	188.00		<u>\$83,706.75</u>



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Anchorage
Bellevue
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New York
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San Francisco

Seattle
Shanghai
Washington D.C.

1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

December 18, 2014
Invoice No. 6272054

DECEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 77 of 93 Page ID
#:16819



China International Communications Co., Ltd. (CICC)
Invoice No. 6272054
Page 9

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
			Total Hours Worked 188.40

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$83,931.75
Total Current Disbursements	0.00
<hr/>	
Total Current Invoice	\$83,931.75
Your Portion of Amount Due at 30%	\$25,179.73

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	21.60	562.50	12,150.00
Koonce, L.	48.20	472.50	22,774.50
McCauley, C.	3.80	441.00	1,675.80
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Total	73.60		36,600.30
Associate			
Bayard, S.	64.10	436.50	27,979.65
Wukoson, G.	49.30	382.50	18,857.25
<hr/>			
Total	113.40		46,836.90
Paralegal			
Duffy, M.	0.50	216.00	108.00
Schoenberg, P.	0.20	234.00	46.80
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Total	0.70		154.80
Total All Classes	187.70		<u>\$83,592.00</u>
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Anchorage
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New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

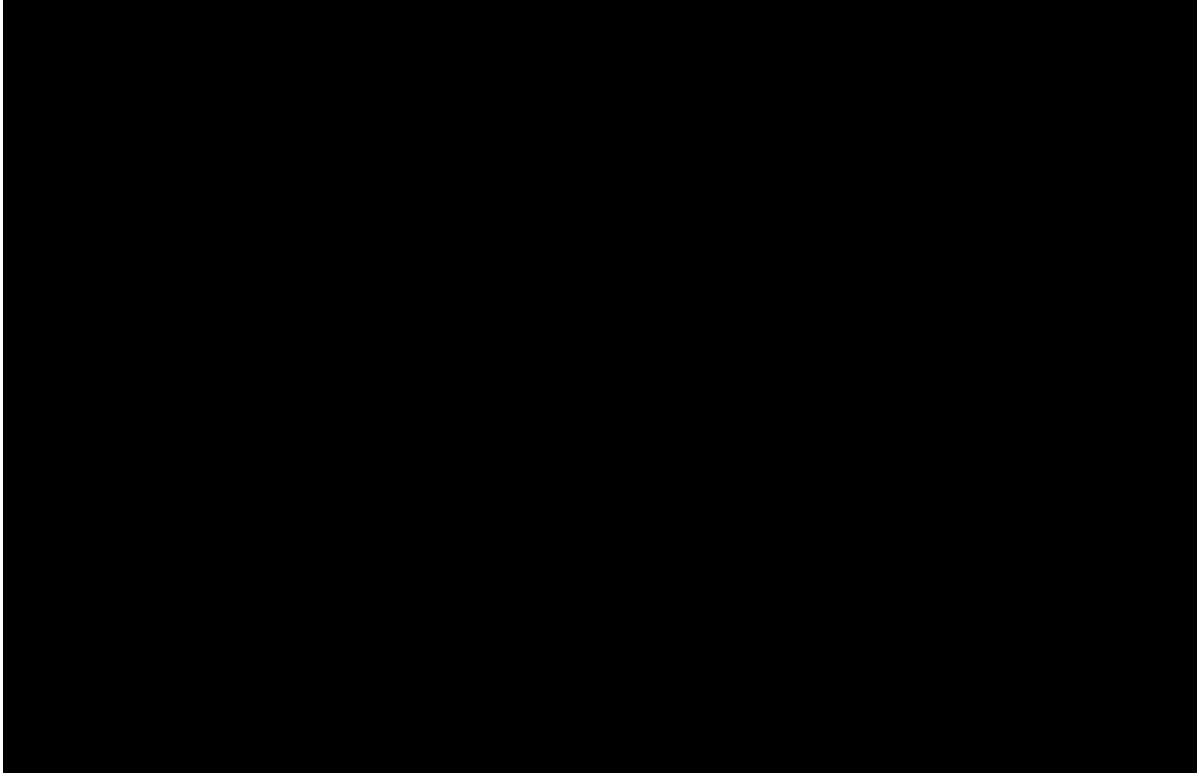
Federal ID #91-0839480
www.dwt.com

TVB Holdings (USA) Inc.
Attn: Samuel Tsang
VP Operations
15411 Blackburn Avenue
Norwalk, CA 90650

December 18, 2014
Invoice No. 6272055

DECEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0103157-000001
TV PAD Litigation

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
			

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING

TVB Holdings (USA) Inc.
Invoice No. 6272055
Page 9

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
			Total Hours Worked 188.40

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$83,931.75
Total Current Disbursements	0.00
Total Current Invoice	\$83,931.75
Your Portion of Amount Due at 30%	\$25,179.53

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	21.60	562.50	12,150.00
Koonce, L.	48.20	472.50	22,774.50
McCauley, C.	3.80	441.00	1,675.80
Total	73.60		36,600.30
Associate			
Bayard, S.	64.10	436.50	27,979.65
Wukoson, G.	49.30	382.50	18,857.25
Total	113.40		46,836.90
Paralegal			
Duffy, M.	0.50	216.00	108.00
Schoenberg, P.	0.20	234.00	46.80
Total	0.70		154.80
Total All Classes	187.70		\$83,592.00

Case 2:15-cv-01869-SVW-AJW Document 164-2 Filed 01/11/16 Page 80 of 93 Page ID #:16822



Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

Suite 2200
1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480
www.dwt.com

DISH Network LLC
Attn: Michael Wall
Corporate Counsel
9601 S. Meridian Blvd.
Englewood, CO 80112

January 31, 2015
Invoice No. 6282371
SENT ELECTRONICALLY

JANUARY INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

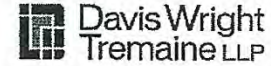
DATE	PROFESSIONAL	ABA CODE	ACT. CODE	TIME	AMOUNT	DESCRIPTION OF SERVICES
12/01/14	S. Bayard	L230	A103	4.10	1,988.50	Confer with R. Balin regarding revision of investigator declarations (.2); revise declarations for TVB, CCTV, and DISH (3.2); telephone call with G. Wukoson regarding revisions to investigator declarations (3.); email to L. Koonce, G. Wukoson and R. Balin regarding investigator names and addresses in investigator declarations (3.); review and suggest revisions to status email on preliminary injunction papers (.1)
12/01/14	G. Wukoson	L220	A103	4.70	1,997.50	Prepare investigator declaration regarding defendant identities and liability; confer with R. Balin, L. Koonce and S. Bayard regarding incorporation of evidence about TVpad4 release into investigator declaration
12/01/14	R. Balin	L220	A106	1.60	1,000.00	Draft status report to clients regarding draft preliminary injunction papers (4.); finalize same and send to clients (3.);

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



DISH Network LLC
Invoice No. 6282371
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
12/01/14	L. Koonce	L220	A104	4.50	2,362.50	read email from Mr. Tsang regarding roll out of TVpad 4 device (.1); read email from C. Weil at Mintz regarding roll out of TVpad 4 (.1); emails from and to Mr. Wall regarding whether TVpad 3 device will be upgraded (.2); emails with DWT team about requesting Mintz to purchase and test TVpad 4 device (.2); emails with DWT team regarding identification of Mintz investigators in Mintz declarations in support of preliminary injunction motion (.2); review email from Mr. Tsang regarding TVB's recording of TVpad infringements of TVB VOD programs (.1).
12/02/14	S. Bayard	L220	A103	2.60	1,261.00	Emails regarding disclosure of investigator names (.3); review emails regarding delivery of cease & desist letters (.3); review of information from Mintz regarding launch of TVpad 4, and discussions with DWT team regarding same (.3); edits to R. Balin email to clients based on TVpad 4 news (.5); emails with Mr. Wall (DISH) regarding new device (.1); attention to Weil declaration (.3); review of Tai Lake spreadsheet (1.5)
12/02/14	G. Wukoson	L220	A103	8.50	3,612.50	Revise TVB, CCTV, and DISH business declarations
12/02/14	R. Balin	L220	A105	0.60	375.00	Analyze investigators' reports and evidence regarding defendants' identities and involvement with TVpad, TVpad applications and infringement through streaming of CCTV and TVB content (3.4); prepare investigator declarations (4.5); call and correspond with investigators regarding purchase and forensic testing of TVpad4 device and investigation of TVpad manufacturer and U.S. distributors (.6)
						Emails from and to G. Wukoson and L. Koonce regarding purchase of TVpad 4 by investigators (.2); emails with G. Wukoson regarding status of draft Weil declaration in support of preliminary injunction motion (.1); read email from L. Koonce regarding CNT's HSBC bank account transactions (.1); review CNT's announcement of rollout of



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
12/02/14	L. Koonce	L220	A102	0.80	420.00	TVpad 4 (.1); read email from Ms. Lai confirming expedited registration of TVB copyrights (.1) Emails with Mr. Wall (DISH) regarding cease and desist letters (email versions) (.2); further review of information regarding TVpad 4 device (.6)
12/03/14	S. Bayard	L220	A103	4.20	2,037.00	Revise TVB, CCTV, and DISH declarations on business and irreparable harm (3.2); telephone call with C. McCauley regarding declarations and C.D. Cal. practice (.2); telephone call with R. Balin and then R. Balin and L. Koonce regarding declarations (.2); email to C. McCauley regarding declarations and C.D. Cal. practice (.1); telephone calls with G. Wukoson regarding revisions to investigator declaration and investigation developments (.3); review emails from C. McCauley regarding client declarations and investigator declaration (.2)
12/03/14	G. Wukoson	L220	A103	4.50	1,912.50	Analyze investigators' reports and evidence regarding defendants' identities and involvement with TVpad, TVpad applications and infringement through streaming of CCTV and TVB content (.8); prepare investigator declaration regarding defendant identities and liability (3.7)
12/03/14	R. Balin	L220	A103	1.60	1,000.00	Review and revise draft TVB declaration in support of preliminary injunction motion (.7); review and revise draft CCTV declaration (.3); review and revise draft DISH declaration (.4); review comments from C. McCauley to draft client declarations (.2)
12/03/14	L. Koonce	L220	A103	3.30	1,732.50	Review Korean broadcaster Great Vision site visit (.3); revisions to Braak Declaration (2.7); review email to Mr. Tsang regarding Tseng declarations (.3)
12/03/14	C. McCauley	L220	A103	5.20	2,548.00	Revise TVB, CCTV and Dish declarations in support of preliminary injunction (4.5); review investigator declaration (.4); conference with S. Bayard regarding declarations (.1); conference with G. Wukoson regarding investigator declarations (.2)



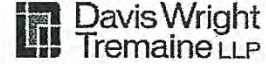
DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
12/04/14	S. Bayard	L220	A103	5.30	2,570.50	Confer with R. Balin regarding revisions to client declarations in support of preliminary injunction motions (.8); revise Weil declaration (4.3); review emails from C. McCauley and L. Koonce regarding Weil declaration (.2)
12/04/14	G. Wukoson	L220	A103	6.60	2,805.00	Prepare investigator declaration regarding defendant identities and liability (1.7); prepare investigator declaration regarding forensic testing of TVpad (2.1); analyze authority regarding standards for preliminary injunction (2.8)
12/04/14	R. Balin	L220	A104	1.70	1,062.50	Phone conference with L. Koonce regarding preliminary injunction motion (.3); phone conference with Mr. Tsang and Ms. Lai regarding draft public notice that TVpad infringes TVB programming (.3); review and revise draft public notice (.2); emails with G. Wukoson and L. Koonce regarding Braak declaration (.2); phone conference with S. Bayard regarding draft declarations (.3); review revised Weil declaration from G. Wukoson (.4).
12/04/14	L. Koonce	L220	A103	5.10	2,677.50	Telephone call with R. Balin regarding preliminary injunction motion (.3); revising Braak Declaration in support of preliminary injunction motion (3.4); telephone call with R. Balin and Mr. Tsang (.4); attention to strategy for preliminary injunction papers, and email to Carla McCauley regarding same (1.0)
12/04/14	C. McCauley	L220	A103	6.00	2,940.00	Revise declaration of investigator in support of preliminary injunction motion (5.6); conference with G. Wukoson regarding declaration (.2); conference with L. Koonce, S. Bayard, R. Balin and G. Wukoson regarding preliminary injunction (.2)
12/05/14	S. Bayard	L220	A103	10.00	4,850.00	Analyze and outline structure for Weil declaration (1.0); prepare one page outline of legal elements for preliminary injunction motion (.5); revise Weil declaration (8.5)
12/05/14	G. Wukoson	L220	A102	6.70	2,847.50	Analyze investigators' reports and evidence regarding forensic testing of



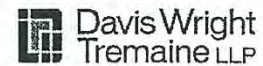
DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
12/05/14	R. Balin	L220	A104	2.80	1,750.00	TVpad and call and correspond with investigators thereon (1.1); prepare investigator declaration regarding forensic testing of TVpad (3.5); confer with R. Balin and S. Bayard regarding litigation strategy; analyze defendants' entity formation records and prepare common action caption and entity form information for complaint (.7); analyze evidence of ownership of domain names involved in marketing and function of TVpad and domain names and websites connected to defendants and related entities (1.4)
12/05/14	L. Koonce	L220	A104	0.80	420.00	Review draft Braak declaration in support of preliminary injunction motion (.8); review draft Weill declaration in support of preliminary injunction motion (.5); conference with S. Bayard regarding points to highlight in Braak and Weill declarations (.7); various emails with L. Koonce, C. McCauley and S. Bayard regarding Braak and Weil declarations (.2); conference with G. Wukoson regarding various issues concerning investigators declarations (.2); phone conference and emails with Mr. Tsang regarding TVB press release (.3); emails with S. Bayard regarding subscriber losses sustained by TVB due to competition from TVpad (.1)
12/05/14	C. McCauley	L220	A102	2.10	1,029.00	Review one-pager summarizing preliminary injunction positions (.2); attention to strategy for preliminary injunction (.6)
12/06/14	S. Bayard	L220	A103	9.90	4,801.50	Research regarding complaint procedures (.2); conference with L. Koonce and S. Bayard regarding further revisions to declarations in support of preliminary injunction (.5); revise Lau declaration in support of preliminary injunction (1.4)
12/06/14	G. Wukoson	L220	A103	3.40	1,445.00	Revise Weil declaration in support of preliminary injunction motion (2.9); review and revise Lau declaration (2.3); revise Tsang declaration (1.7); review and revise Braak declaration in support of preliminary injunction motion (3.0) Prepare investigator declarations



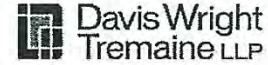
DISH Network LLC
Invoice No. 6282371
Page 6

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
12/06/14	R. Balin	L220	A103	5.10	3,187.50	regarding defendants' identities and liability and forensic testing of TVpad Review and revise Weil declaration, Braak declaration, Lau declaration, TVB declaration, DISH declaration and CICC declaration in support of preliminary injunction motion and various emails/phone conferences with defense team regarding same (5.10)
12/07/14	S. Bayard	L220	A103	6.90	3,346.50	Email to G. Wukoson regarding Braak declaration comments (.3); review and revise CCTV declaration (1.2); review and revise Kuelling declaration (1.1); review and revise Weil, TVB, CCTV, and Kuelling declaration (4.1); review and respond to email inquiries from L. Koonce regarding Braak declaration (.2)
12/07/14	G. Wukoson	L220	A103	6.50	2,762.50	Prepare investigator declarations regarding forensic testing of TVpad and purchase of TVpads from and communications with TVpad U.S. distributors (6.50)
12/07/14	R. Balin	L220	A103	6.80	4,250.00	Review and revise Weil declaration, Braak declaration, Lau declaration, TVB declaration, DISH declaration and CICC declaration in support of preliminary injunction motion and various emails/phone conferences with defense team regarding same (6.8)
12/07/14	L. Koonce	L220	A103	8.70	4,567.50	Telephone call with R. Balin regarding case strategy and status (.4); extensive revisions to all preliminary injunction papers (7.8); email to clients forwarding draft papers (.5)
12/08/14	S. Bayard	L220	A105	0.20	97.00	Telephone call with G. Wukoson regarding preliminary injunction papers (.2)
12/08/14	G. Wukoson	L220	A103	2.10	892.50	Prepare proposed preliminary injunction order (1.4); confer with S. Bayard regarding memorandum of law and findings for proposed preliminary injunction order (.2); confer with L. Koonce regarding litigation strategy and investigation of U.S. distributors of TVpad (.2); correspond with investigators regarding evidence to append to investigator declarations (.3)
12/08/14	R. Balin	L220	A103	2.00	1,250.00	Review and revise draft Weil declaration (1.6); read email from Mr. -12



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12/08/14	L. Koonce	L220	A103	2.70	1,417.50	Kueling confirming emailing of cease & desist letters (.1); review email response from A. Bahl at Asha Media to cease and desist letter (.1); review email from L. Koonce to clients attaching draft declarations in support of preliminary injunction motion (.1); read email from C. Weil listing outstanding tasks for private investigators (.1)
12/09/14	S. Bayard	L220	A104	0.80	388.00	Additional edits to declarations in support of preliminary injunction motion (.2); review response from TVpad.com to cease and desist letter (.3); confer with G. Wukoson regarding US distributors (.2)
12/09/14	G. Wukoson	L220	A101	1.70	722.50	Outline and organize brief for preliminary injunction
						Call with investigators regarding preservation of evidence of knowledge of infringement on NewTVpad website (.4); analyze authority regarding scope of preliminary injunction premised on inducement of copyright infringement (.8); prepare proposed preliminary injunction order (.5)
12/09/14	R. Balin	L220	A108	0.30	187.50	Read email from C. Weil attaching postings to TVpadfans.com website (.2); read email from Luis at newTVpad.com in response to cease & desist letter (.1)
12/09/14	L. Koonce	L220	A106	2.10	1,102.50	Review response from newTVpad.com to cease and desist letters and check website for compliance (.5); email to clients regarding case status and conference call (.4); review emails with private investor Mintz (.3); telephone conference with Mr. Tsang regarding various issues (.4); review of distributor websites for changes following demand letters (.5)
12/10/14	S. Bayard	L220	A103	8.70	4,219.50	Telephone call with G. Wukoson regarding proposed order (.2); outline and draft brief preliminary injunction (.1); telephone call with C. McCauley regarding personal jurisdiction issues and planning (.2); emails with C. McCauley and G. Wukoson regarding personal jurisdiction issues and brief (.2)



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12/10/14	G. Wukoson	L220	A101	1.20	510.00	Confer with L. Koonce and S. Bayard regarding scope of preliminary injunction order (.2); analyze authority regarding scope of preliminary injunction order based on inducement of copyright infringement (.2); confer with M. Duffy and J. Arweiler regarding organization of exhibits for investigator and plaintiff declarations (.2); call with C. McCauley and confer with L. Koonce regarding procedure for submitting proposed preliminary injunction order in Central District of California (.2); confer with L. Koonce regarding drafting of Complaint and listing of plaintiffs (.4)
12/10/14	L. Koonce	L220	A103	1.10	577.50	Revisions to complaint (.7); conference with G. Wukoson regarding various issues, including scope of relief, CD California procedure, and drafting of complaint (.4)
12/10/14	C. McCauley	L220	A103	3.80	1,862.00	Conference with G. Wukoson regarding preliminary injunction motion (.2); revise Ms. Lau's declaration in support of preliminary injunction motion (1.2); research regarding personal jurisdiction and preliminary injunction standards (2.4)
12/11/14	S. Bayard	L220	A103	5.20	2,522.00	Telephone call with L. Koonce regarding jurisdictional issues, and issues regarding brief in support of preliminary injunction motion (.7); draft and revise brief in support of preliminary injunction motion (4.5)
12/11/14	G. Wukoson	L220	A110	0.70	297.50	Confer with J. Arweiler regarding preparation of declarations in support of motion for preliminary injunction and exhibits thereto (.3); prepare proposed preliminary injunction (.4)
12/11/14	R. Balin	L220	A106	2.00	1,250.00	Meet with DWT legal team to discuss various open issues (.7); phone conference with Mr. Wall from DISH, Mr. Tsang and Ms. Lai from TVB and DWT legal team to discuss various issues in connection with preliminary injunction motion (1.1); review DISH's edits to draft Kuelling declaration (.1); read email from C. McCauley regarding same (.1).
12/11/14	L. Koonce	L220	A105	0.90	472.50	Interoffice conference with S. Bayard



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12/11/14	C. McCauley	L220	A101	2.60	1,274.00	regarding legal arguments in brief, including jurisdiction (.7); review DISH edits to Kuelling declaration (.2) Research regarding electronic complaint filing and service rules (.5); draft civil cover sheet (.2); research regarding venue rules (1.1); research regarding Judge Olguin's cases (.8)
12/12/14	S. Bayard	L220	A103	9.40	4,559.00	Draft and revise brief in support of preliminary injunction motion (7.2); meet with L. Koonce, G. Wukoson, and C. McCauley to discuss C.D. Cal. practice regarding expedited discovery and jurisdictional discovery (.6); telephone conference call with DISH, TVB, and R. Balin, L. Koonce, G. Wukoson, and C. McCauley regarding status of preliminary injunction, preparation, and strategy (1.3); emails with Mintz regarding forum posts for brief (.3)
12/12/14	G. Wukoson	L220	A106	1.40	595.00	Prepare proposed preliminary injunction order (.3); prepare for and attend call with clients regarding cease and desist letters sent to proposed defendants, forensic examination of TVpad4, investigation of Los Angeles-based distributor, status of fact declarations, and status of complaint and preliminary injunction motion papers (1.1)
12/12/14	R. Balin	L220	A105	1.00	625.00	Emails from and to L. Koonce, S. Bayard, G. Wukoson and Mr. Wall regarding non-attachment of exhibits to cease & desist letters (.3); read email from Mr. Kuelling regarding administrative support that CNT provides to TVpad users attempting to access infringing TVpad apps (.1); emails from and to C. McCauley regarding C.D. CA rules for naming "John Doe" defendants in complaint (.2); read email from C. McCauley regarding C.D. CA rules for obtaining expedited discovery (.1); read email from S. Bayard regarding TVpad.fans website (.1); phone conference with L. Koonce regarding agenda for client call with TVB and DISH (.2);
12/12/14	L. Koonce	L220	A106	2.40	1,260.00	Meet with DWT team regarding

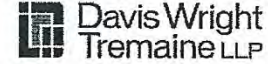


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12/12/14	C. McCauley	L220	A106	2.00	980.00	strategy (.6); telephone conference with DISH and TVB (1.0); emails with C. McCauley regarding John Does (.2); emails with C. Weil at Mintz regarding new items for investigation (.2); emails regarding exhibits to cease and desist letters (.4)
12/13/14	S. Bayard	L220	A103	8.00	3,880.00	Call with L. Koonce, G. Wukoson and S. Bayard regarding procedures for preliminary injunction and expedited discovery (.6); conference with Mr. Tsang, Mr. Wall, Mr. Kuelling and DWT defense team regarding case status (1.0); solicit opinions regarding Judge Olguin (.1); review notice of related case rules (.1); research regarding Doe defendant rules (.2)
12/13/14	G. Wukoson	L220	A104	0.10	42.50	Search for helpful posts in Club TVpad forum for use in preliminary injunction brief (2.1); draft and revise brief (5.9)
12/13/14	L. Koonce	L220	A102	0.70	367.50	Confer with team and investigator regarding potential source of infringing streams
12/14/14	S. Bayard	L220	A102	7.00	3,395.00	Research regarding PPS apps (.4); emails with S. Bayard regarding TVpad.com posting on P2P functionality (.3)
12/14/14	G. Wukoson	L220	A102	0.40	170.00	Review Braak Declaration and technical background reports and from investigators forensic analysis for use in preliminary injunction brief (5.1); analyze TVpad Store and server network for vicarious infringement arguments (1.9)
12/14/14	L. Koonce	L220	A108	0.70	367.50	Analyze evidence of potential source of infringing content and functioning of TVpad device and related servers (.4)
12/15/14	S. Bayard	L220	A103	7.20	3,492.00	Telephone call with Mintz regarding additional investigation (approach e-digital, new forensics) (.4); emails with DWT team regarding control of apps/streams by CNT (.3)
						Review TVpad facebook page and draft email to R. Balin, L. Koonce, and G. Wukoson regarding need for translation (.7); draft and revise brief in support of preliminary injunction motion (3.3); strategize, plan, and prepare for preliminary injunction papers (1); prepare list of TVB video-on-demand

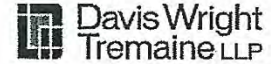
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12/15/14	G. Wukoson	L220	A101	0.80	340.00	programs to record, including emails with Mr. Tsang regarding spreadsheet of video-on-demand programming (1); email to R. Cai to secure Chinese-speaking paralegal for Chinese-language review of TVpad facebook page (.2); telephone call to instruct paralegal on Chinese-language review of TVpad facebook page (.4); review and select additional posts from TVpad.com in anticipation of second cease-and-desist letter (.6)
12/15/14	R. Balin	L220	A105	1.40	875.00	Confer with R. Balin regarding translation of exhibits to declarations in support of motion for preliminary injunction (0.2); confer with S. Bayard and J. Arweiler regarding translation and organization of exhibits to declarations in support of motion for preliminary injunction (0.1); meet with R. Balin, L. Koonce and S. Bayard regarding strategy (.5)
12/15/14	L. Koonce	L220	A106	2.10	1,102.50	Meeting with DWT legal team regarding various open issues and action items for preliminary injunction motion (.5); conference with S. Bayard regarding obtaining translation of Chinese-language posts on CNT's Facebook page (.1); read email from S. Bayard regarding CNT Facebook page (.1); read email from S. Bayard to A. Huang regarding same (.1); read emails from Mr. Wall, Mr. Kuelling and L. Koonce regarding failure to attach exhibits to cease & desist letters (.2); review draft Tsang declaration in support of preliminary injunction motion (.4)
12/16/14	S. Bayard	L220	A103	6.20	3,007.00	Emails with Mr. Wall and Mr. Kuelling regarding exhibits to demand letters (.4); review information regarding CNT Facebook page (.4); meeting with DWT team to discuss logistics and open issues (.5); draft new cease and desist letter to Asha Media (.8) - 8
						Instruct paralegal regarding preparing and gathering exhibits for preliminary injunction motion (.2); review Club TVpad forum posts for preparation of exhibits (.7) ; draft and revise brief in - 7



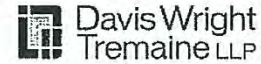
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12/16/14	A. Huang	L220	A102	4.50	945.00	support of preliminary injunction motion (5.3) -4.5
12/16/14	G. Wukoson	L220	A104	0.20	85.00	Research Facebook postings by TVPad for information relevant to CCTV and TVB (.2); telephone discussion with S. Bayard regarding the same (4.3) Confer with L. Koonce regarding follow-up cease and desist letter to Asha Media and status email to clients (0.2) -, 2
12/16/14	R. Balin	L220	A106	0.90	562.50	Emails with L. Koonce and Michelle of CCTV regarding conference call with CCTV clients to discuss case status (.1); read English translations from A. Huang of material on CNT's Facebook page (.2); review email from L. Koonce with draft report to clients regarding case status (.1); emails from and to L. Koonce regarding draft response to Asha Media (.1); review email from Mr. Tsang and attached exhibits identifying TVB VOD programs illegally streamed by TVpad apps (.2); review emails from Mr. Kuelling and L. Koonce regarding newTVpad.com's response to cease & desist letter (.1); review emails from Mr. Wall and Mr. Kuelling regarding cease & desist letters (.1) -, 2
12/16/14	L. Koonce	L210	A103	5.80	3,045.00	Review new cease and desist emails to US distributors from Mr. Kuelling (.2); review response from newTVpad (.2); email to clients regarding recent developments (.4); draft email to Michelle at CICC regarding conference call (.2); extensive revisions to complaint (4.8) -, 4
12/17/14	S. Bayard	L220	A103	8.80	4,268.00	Review and revise draft response letter to Asha Media (.5); review and revise draft email update to clients (.4); review Chinese-language paralegal investigation of CNT's facebook page (1); analyze CNT facebook page and select material for exhibits to preliminary injunction motion (3.3); revise Weil Declaration in support of preliminary injunction motion to incorporate new evidence from CNT's facebook page (3.6) -, 5
12/17/14	G. Wukoson	L220	A101	1.00	425.00	Confer with S. Bayard and J. Arweiler



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12/17/14	R. Balin	L220	A106	1.40	875.00	regarding preparation and translation of exhibits to declarations in support of motion for preliminary injunction (0.2); analyze declarations in support of motion for preliminary injunction to prepare exhibits thereto (0.8)
12/17/14	L. Koonce	L220	A106	3.90	2,047.50	Conference with S. Bayard regarding service interruption posting on CNT's Facebook page and review same (.2); phone conference with Michelle and Wenquian from CCTV and L. Koonce to discuss case status (.8); read email from Mr. Tsang with proposed edits to TVB declaration in support of preliminary injunction motion (.1); review status report from L. Koonce to clients (.2); review email from L. Koonce to Mr. Kuelling and Mr. Wall and attached draft response to Asha Media (.1)
12/18/14	S. Bayard	L220	A103	2.50	1,212.50	Emails with Mr. Wall regarding responses to distributors (.3); revisions to Asha Media letter (.4); telephone call with Michelle, Wenquian and R. Balin regarding case status (.8); email to C. Weil regarding Facebook pages (.3); email to clients regarding case status (.4); review email from Mr. Kuelling to newTVpad.com (.2); review response from newTVpad.com (.2); drafting complaint (1.3)
12/18/14	G. Wukoson	L220	A110	0.10	42.50	Review decision denying Korean Broadcaster's preliminary injunction motion for our brief in support of preliminary injunction motion (.3); strategize, plan, and prepare for preliminary injunction papers (.5); gather evidence of Club TVpad knowledge of peer-to-peer network (.2); draft statement of facts for preliminary injunction brief (1.5)
12/18/14	R. Balin	L220	A103	4.30	2,687.50	Confer with R. Balin and J. Arweiler regarding translation of exhibits to declarations in support of motion for preliminary injunction
						Conference with L. Koonce regarding draft complaint and other issues (.3); Conference with S. Bayard regarding draft brief and other issues (.5); email to Lilu regarding draft CICC



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12/18/14	L. Koonce	L220	A101	2.10	1,102.50	declaration in support of preliminary injunction motion (.1); telephone conference with Mr. Wall and L. Koonce regarding evidence for decrease in DISH subscribers to CCTV/TVB television packages caused by competition from TVpad (.2); follow-up phone conference with Mr. Kuelling, Mr. Wall and L. Koonce regarding same (.2); review/revise draft brief in support of dismissal motion (.1.3); send email to Michelle and Wenqian at CICC regarding CICC declaration in support of preliminary injunction motion (.1); review links to posts on Club TVpad website evidencing user knowledge that TVpad uses P2P technology (.1); read amended complaint in Korean broadcasters infringement action against CNT (.3); conference with L. Koonce and S. Bayard regarding same (.5); receive from Mr. Wall and review proofs of Fed Ex delivery of cease & desist letter to Club TVpad (.1); forward same to S. Bayard and G. Wukoson (.1); review CICC edits to draft CICC declaration (.1); read email from Lilu approving purchase of TVpad 4 device (.1); review edits from TVB to Tsang declaration in support of preliminary injunction motion (.2); read emails from Luis at newTVpad.com claiming that CNT tells distributors it has authority to stream TVB programs (.1) → 3
12/19/14	S. Bayard	L220	A103	9.20	4,462.00	Conference call with Mr. Wall regarding various issues (.3); conference with R. Balin regarding draft complaint (.2); telephone conference with Mr. Wall and R. Balin regarding loss of subscribers (.2); follow up telephone call with Mr. Wall and Mr. Kuelling regarding same (.2); review amended complaint in Korean Broadcaster case and discuss with DWT team (1.0); review CICC declaration (.2)
						Strategize regarding preliminary injunction brief (.3); draft statement of facts for brief (8.9)